

COURT OF
OYER
AND
TERMINER

DOCKET
SEPT. 1794
TO
JUNE 1807

DS

1.
September Term 1794.

At a Court of Oyer and Terminer held at Philadelphia September 15th Anna Somini One thousand Seven hundred and ninety four -

Present

Honble James Biddle Esquire President

William Robinson Junior

Joseph Redman — " —

Reynold Keen — " —

Esquires Judges &c

and Justices &c

Sp. 18th
Docket
Sept 1794
Term 1807

The Sheriff namely William Will Esquire returns a certain Precept directed to him from the President of &c the Justices Judges &c dated the third day of September instant, and thereupon the following Persons appear, who were duly returned by the said Sheriff and sworn and affirmed to execute the Office of a Grand Inquest for the Body of the City and County of Philadelphia in this Court of Oyer & Terminer viz

1. John Holmes sworn
2. Edward Suffield sworn
3. Caspar Schneider Sw.
4. Adam Handle Sw.
5. Thomas Holmes Sw.
6. George Weed Sw.
7. John Keen Sw.
8. Silas Engle Sw.

9. Alexander Martin Sw.
10. Jacob Suffield Sw.
11. Worsely Ames Sw.
12. John Hall Sw.
13. Robert Terres Sw.
14. James Paul affirmed
15. Chalkley James aff-

And now the Inquest aforesaid upon their Oath and Affirmation respectively being called, impannelled sworn and affirmed as aforesaid, on this sixteenth day of September present these Bills of Indictment

Res publica — Manslaughter in killing Charles Beacy &
Matthew Dougherty } Second Count for Misdemeanour in assaulting
and beating &c

A true Bill

The Defendant appears and is arraigned &c and by his Attorney Charles Healty Esquire pleads Non Cul. & de hoc &c Attorney General Similitur &c
And hereupon the Sheriff William Will Esquire afo-

Said

said returns a certain Jury to try this Issue of Traverse joined between the Commonwealth and the Defendant, namely Abraham Painter David Ross, Peter Dick, John Painter, William Edwards, John Shannon, Samuel Jodon, Oliver Ray, William Workman and Nicholas Pickle who on their Oath, and James Ferguson and Samuel Hampton who upon their solemn Affirmation, being severally and respectively impannelled tried and elected on their solemn Oath and Affirmations respectively say, the Defendant is Not Guilty of the Manslaughter whereof he is now indicted, but Guilty of the Misdemeanour contained in the second Count of the Indictment - Whereupon it is Ordered by the Court here that the said Matthew Dougherty pay a Fine to the Commonwealth of Five Shillings for the use of the said Commonwealth, that he pay the Costs and Charges of this prosecution, and remain in Custody, and committed until this Sentence and Judgment is completed and fulfilled.

Respublica — } Maihem & Assault & Battery
Joseph Langcake and } on Jonathan Carmalt —
John Hook — } At true Bill.

Defendants being arraigned plead Non Cul. et de hoc
Attorney General similiter & ideo.

Conrad Baker of the Northern Liberties Farmer tent. in
five hundred Pounds for the Appearance of Defendant
Joseph Langcake —

John Hook tent. in five hundred Pounds to appear here
to answer the Bill of Indictment.

September 17. 1794 Certiorari read and allowed.

September Term 1795.

At a Court of Oyer and Terminer held at Philadelphia for the City and County of Philadelphia the twenty second day of September in the year of our Lord One thousand seven hundred and ninety five - Present

Honble James Biddle Esquire,
President

Joseph Redman } Esquires Judges &
Isaac Howell } and Justices &
Reynold Keen }

Commonwealth

John Bergenhoff and
George Wert

Rape on Elizabeth Bempfer -

True Bill as to John Bergenhoff
and Ignoramus as to George Wert

The Prisoner John Bergenhoff being arraigned pleads,
Non Cul. et de hoc & Attorney General finititer & ideo.

Testes
& Recps:

Elizabeth Bempfer dec.

Elias Boyer dec.

Christa Bempfer dec.

Wm. Cooney aff.

& Deft

Dan. Bowman aff.

Wm. Bowman aff.

Rudolph Reijnders

Chas. Colinday

Wesley C. Coe

And hereupon the Sheriff namely John Baker Esquire returns a certain Jury to try this Issue of Traverse joined between the Commonwealth and the Prisoner, namely Joseph Server, Christopher Ottinger, George Miller, Samuel Cummings, Thomas Waterman Barney Shugert, Andrew Shuster, William Brunner, Joseph Mansfield, Arthur Werner, George Dewey, Jacob Burrell who on their Oaths and Affirmations say that the Defendant is Guilty of the Felony and Rape in manner and form of which he is indicted -

Whereupon it is adjudged by this Court, that the said John Bergenhoff be confined at hard Labor in the Common Gaol of Philadelphia County for the space of ten years, to be fed, cloathed and provided for pursuant to the late Act of Assembly; that he pay the costs of Prosecution and stand committed until this sentence and Judgment in all things is complied with -

The Commonwealth } Murder of Boston a Black Man
 Peter Jefferys — } True Will

Same — }
 James Leak — } Murder of Boston a Black Man
 True Will

The Defendants being arraigned, plead Non Cul et de hoc &c
 Attorney General similiter & ideo.

And hereupon the Sheriff namely John Baker Esquire re-
 turn a certain Jury of the Country to try the Issues of Traverse joined
 between the Commonwealth and the Defendants vizt William Bender
 Samuel Achmead, William Donaldson, Patrick Lafferty, Valentine
 Ware, Leonard Hacker, Charles Collday, Andrews Huyster, James
 Lees, Adam Warner, Frederick Ace and Lewis Bender who upon
 their solemn Oath and Affirmations, being severally and respectively
 impannelled tried and elected, say that the Defendant Peter Jefferys
 is Guilty of involuntary Manslaughter in manner and form &c
 and that James Leak is not Guilty -

Whereupon it is adjudged by the Court here that the
 said Peter Jefferys pay a Fine to the Commonwealth of twenty pounds
 that he pay the Costs of this Prosecution, and stand Committed until
 this Sentence and Judgment in all things is complied with.

The Commonwealth } Felony - Highway Robbery upon
 John Billings, } John Ferriday
 John Davis and } True Will
 Alexander Gardner }

The Defendants being arraigned plead Non Cul
 et de hoc &c Attorney General similiter & ideo.

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And hereupon the Sheriff namely John Baker Esquire returns a certain Jury of the County to try the Issue of Traverse joined between the Commonwealth and the Defendants viz^t

who upon their solemn Oath and Affirmations, being severally and respectively impannelled tried and elected do say, that the Defendants are Guilty of the Felony in manner and form as they stand indicted - Whereupon It is adjudged by the Court here, that the said John Billings, John Davis and Alexander Gardner be severally confined at hard Labor in the Common Gaol of the County of Philadelphia, each for the space of ten years, to be fed clothed and provided for pursuant to the late Act of Assembly, that they pay the Costs of this Prosecution and severally stand committed, until this Sentence and Judgment in all things is complied with.

The Commonwealth } Assault and Battery with
Michael Dougherty } intent to murder -
A True Bill

The Defendant being arraigned pleads Non Cul:
et de hoc ponit se sup. patriam - Attorney Gen^l. Similiter &c

And hereupon the Sheriff namely John Baker Esquire returns a certain Jury of the County to try the Issue of Traverse joined between the Commonwealth and the Defendant viz^t Daniel Vanderslice, Barney Shugart, Martin Caspar, David Hoffman, James Wallace, James McCunnell, John Larson, Morris Mainiman, Jacob Harman, John Hunter, John Mc Masters and Frederick Warner, who upon their solemn Oath and Affirmations being severally and respectively impannelled tried and elected do say, that the Defendant is Guilty of the Assault and Battery in manner and form as he stands indicted - It appearing however to the Court that the Defendant was subject to Fits
of

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6.

of Insanity - It is thereupon adjudged by the Court here, that the said Michael Dougherty pay a Fine of One Shilling to the Commonwealth, that he give security to ~~keep~~ keep the peace and be of good Behaviour, himself in the Sum of One hundred Pounds and two Sureties in fifty Pounds each, for three years, that he pay the Costs of this Prosecution and stand committed until this sentence and Judgment in all things is complied with -

The Commonwealth } Burglary - A True Bill
John Wonderly }

The Defendant being arraigned, pleads *Non Cul: et de hoc ponit se sup Patram* Attorney General *similiter et ideo* -

And hereupon the Sheriff namely John Baker Esquire returns a certain Jury of the Country to try the Issue of traverse joined between the Commonwealth and the Defendant viz^t, Leonard Hocker, William Bender, Joseph Servan, Jacob Winnemore, Matthew Lettinger, Charles Ottinger, William Clare, James Mc Connell, Frederick Warner, Jacob Rapp, Thomas Cox and William Edwards, who upon their solemn Oath and Affirmations, being severally and respectively impanelled tried and elected say that the Defendant is Not Guilty of the Burglary whereof he is indicted.

The Commonwealth } Keeping a Pharaoh Table
Eleazer Cohen and } Ignoramus.
Nathan Bennett - }

*The Commonwealth } Misdemeanour - True Bill
James Eggleston - }*

March Term 1796.

The Commonwealth } Burglary & Felony
 Matthew Reardon } A True Bill
 Defendant being arraigned pleads
 Guilty.

Whereupon it is adjudged by the Court here that the said Matthew Reardon forfeit all his Lands and Tenements to the Use of the Commonwealth That he make restitution of the Goods and Chattels so stolen or pay the Value thereof, that he be confined at hard Labor in the Common Gaol of the County of Philadelphia for the Space of seven years, to be computed from the seventh day of March One thousand seven hundred and ninety nine, and to be fed clothed and provided for pursuant to the late Act of General Assembly - That he pay the Costs of Prosecution, and stand committed until this Sentence and Judgment in all things is complied with.

The Commonwealth } Felony and Murder - True Bill
 Hugh Bayne - } Defendant being arraigned pleads Non Cul.
 et de hoc ponit se sub iudicium - Attorney General similiter

And hereupon the Sheriff namely John Baker Esquire returns a certain Jury of the County to try the Issue of Traverse joined between the Commonwealth and the Defendant viz Daniel Guirey, John Barres, James Mc Glatthey, John Boyd, Joseph English, Thomas Brown, John Walters Jonathan Roberts, John McKenzie, William Bender, John Moore and Joseph Wild who upon their solemn Oath and Affirmation being severally and respectively impannelled tried and elected do say that the said Hugh Bayne is Guilty of involuntary Manslaughter in manner and form as he stands indicted - Whereupon it is adjudged that he pay a fine of Fifty pounds to the Use of the State, that he be imprisoned for two years in the Common Prison of Philadelphia County that he give Security himself in one hundred pounds and two Sureties each in fifty pounds to keep the peace for seven years and be of good Behaviour, that he pay the Costs of this Prosecution and stand committed until this Sentence and Judgment in all things is complied with.

9.
The Commonwealth Assault with Intent to
Adam Vass ^{rob and murder-}
Ignoramus.

January Sessions. 1798

At a Court of Oyer and Terminer and General Goal Delivery held at Philadelphia for the City and County of Philadelphia the eighth day of January in the year of our Lord one thousand seven hundred and ninety eight and continued by adjournment untill the twelfth^{day} of the said Month before the Judges of this Court of Common Pleas for the County of Philadelphia who by virtue of their Offices are Justices of Oyer and Terminer and General Goal delivery for the Trial of Capital and other Offenders therein

Present

John D. Coxe Esquire President

Reynold Hun

Jonathan Williams

Jonathan Bayard Smith

Esquires Judges &c

& and Justices &c

his associates

The Sheriff viz^t Jonathan Penrose Esquire returned the Precept to him directed from the President &c and Justices &c and the following persons were sworn and affirmed as Grand Jurors - viz -

- | | | |
|--------------------------------|--------------------------|---|
| 1. Joseph Cowperthwait Foreman | 11. Jacob L. Dwyler | s |
| 2. John B. Gilpin | 12. Alexander Todd | s |
| 3. William Lardner | 13. James King | s |
| 4. Samuel Howell | 14. Godfrey Raza | a |
| 5. Edward Duffield | 15. Hugh Roberts | a |
| 6. Joseph Burd | 16. Stephen Beesley | s |
| 7. Alexander Martin | 17. Peregrine H. Wharton | a |
| 8. Philip Wager | 18. William Jones | a |
| 9. James Ash | 19. Abraham Bickley | s |
| 10. Samuel Brewster | | s |

Defaulters.

- | | |
|--------------------------|-----------------|
| 1. Joshua Humphreys exc. | 4. John Grover. |
| 2. George Egert | 5. Jacob Baker. |
| 3. Jacob Sommer | |

Traverse Jurors

- | | |
|---------------------|-----------------------|
| 1. Thomas Mitchell | 23. Samuel Brewster |
| 2. John Moore | 24. William Gible |
| 3. Joseph Wilde | 25. Thomas Cash |
| 4. John Souder | 26. Jacob Gardner |
| 5. Jacob Vansire | 27. Philip Heyl |
| 6. Frederick Vogel | 28. Daniel Groves |
| 7. Henry Koffner | 29. Elisha Thomas |
| 8. John Stock | 30. John Kessler |
| 9. Nicholas Esling | 31. Michael Ash |
| 10. Henry Myers | 32. John Barris |
| 11. Samuel Crishin | 33. Jacob Colliday |
| 12. George Austin | 34. Thomas Brown |
| 13. Leonard Hocker | 35. Abel Wiley |
| 14. John Cope | 36. William Hallowell |
| 15. Thomas Millard | 37. John Rich |
| 16. Andrew Thatcher | 38. George Roberts |
| 17. Jacob Biderman | 39. Curtis Heath |
| 18. John Rice | 40. Jacob Walter |
| 19. Jacob Hill | 41. Samuel Carpenter |
| 20. Christian Fauns | 42. Peter Kutz |
| 21. Marks Cramps | 43. Anthony Wochler |
| 22. Conrad Baker | 44. Michael Sherman |
| | 45. Henry Gellman |

Defaulters

- | | |
|--------------------|---------------------|
| 1. Jesse Groves | 6. Francis Douglass |
| 2. Joshua Smith | 7. Robert Stiles |
| 3. Samuel Clothier | 8. Thomas Brown |
| 4. William Brown | 9. Adam Keller |
| 5. Abia Brown | 10. John Clapp |
| | 11. Henry Spang |

And now the grand Inquest aforesaid upon their Oaths and affirmations respectively being called and impanelled this eight day of January in the year aforesaid present the following Bills of Indictment viz

Respublica
v
Negro Ireland } Manslaughter in killing John Thomas
Defendant being arraigned pleads
Not guilty et de hoc ponit se super Patriam
Attorney Genl. similiter id eo &c

Witnesses

f. Resp. John Best sw.
Cato Robinson sw.

p. Def. David Hazard sw.

And thereupon the Sheriff Jonathan Penrose Esq.^r returns a certain Jury of the County to try the Issue of Lawse joined between the Commonwealth and the Prisoner viz

1. Thomas Mitchell	a	7. Philip Hoyle	s
2. John Moore	s	8. Henry Koffner	s
3. John Stock	s	9. Peter Hurty	s
4. Samuel Crispin	a	10. William Hollowell	a
5. Jacob Vansever	s	11. John Barrijs	s
6. Henry Myers	s	12. Nicholas Esling	s

Who on their Oaths and Affirmations respectively do say that the said Negro Ireland is guilty of Involuntary & Manslaughter in Manner and Form as he stands indicted and Not guilty of Voluntary Manslaughter.

Whereupon it is adjudged by the Court that the said Negro Ireland pay a fine of twenty five pounds to the Commonwealth, find security in the Sum of fifty pounds by one sufficient Surety to keep the Peace to all the Citizens of the Commonwealth for the Term of two years from this date viz the tenth day of January in the year of our Lord one thousand seven hundred and ninety eight pay the costs of Prosecution and be committed untill this Judgement in all things is complied with

Respublica

vs

Charles McManamy

Witnesses Robert Parks sw.

p. Resp. William Rush sw.

James Collins sw.

Joseph Finaver sw.

William Reed sw.

Margaret Reed sw.

Burglary and Felony. House of
William Reed. Defendant ^{being arraigned} by Thomas
Armistrong Esquire his Attorney ^{being arraigned}
pleads not guilty ^{et de hoc} ponit se super Patriam
Attorney Genl. similiter ~~id eo~~ id eo &c

Witnesses
 Patrick O'Hanamy Sw.
 J. Def.^t Saml. Carpenter Sw.
 John Daniel Sw.
 John Hany Sw.
 Wm. Gallen Sw.
 Robt. Williams Sw.
 John Barclay Sw.
 Wm. Robinson Esquire Sw.

And thereupon the Sheriff viz. Jonathan Penrose Esquire returns a certain Jury of this County to try this Issue of Traverse joined between the Commonwealth and the Prisoner viz

- | | | | |
|---------------------|---|----------------------|---|
| 1. Henry Myers | s | 7. John Kirk | a |
| 2. Elisha Thomas | a | 8. Jacob Colliday | s |
| 3. Samuel Carpenter | s | 9. John Kester | s |
| 4. Joseph Wilde | a | 10. Jacob Hill | s |
| 5. Frederick Fogel | s | 11. Thomas Cash | s |
| 6. Henry Hoffer | s | 12. Nicholas Estling | s |

Who on their Oaths and Affirmations respectively do say that the said Charles McManamy is not guilty of the Felony and Burglary and that he did not fly for it.

Respublica

vs.

Michael Foley

Witnesses

in. Reu.^t

John Hart

John Edelman

Mary Henderson

Margaret Brindale

s

s

s

s

Burglary and Felony. House of John Hart stealing of the Goods and Chattels of the said John Hart to the Value of four hundred & forty two dollars — — — — —

Defendant being arraigned pleads Not guilty et de hoc proit se super Patiam Attorney Gen. sim. ideo &

And thereupon the Sheriff viz. Jonathan Penrose Esquire returns a certain Jury of the Country to try this issue of Traverse joined between the Commonwealth and the Prisoner viz

- | | | | |
|---------------------|---|----------------------|---|
| 1. Henry Dullman | s | 7. John Moore | s |
| 2. Adam Kellu | s | 8. John Rice | a |
| 3. John Stock | s | 9. William Hollowell | a |
| 4. Jacob Hill | s | 10. Samuel Carpenter | a |
| 5. Frederick Fogell | s | 11. John Kirk | s |
| 6. George Roberts | a | 12. Christian Fauns | s |

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Who on their oaths and affirmations respectively do say that the said Michael Foley is Guilty of the Felony and Burglary in manner and form as he stands indicted and that he had no goods or Chattels Lands or Tenements at the time of the Felony and Burglary committed or at any time since -

And thereupon The Court adjudges that the said Michael Foley restore the property Stolen if not already restored or pay the full value thereof to John Hunt the right owner that he shall undergo a servitude for the term of three and an half years from this day viz the eleventh day of January one thousand seven hundred and ninety eight that he be confined and kept at hard Labour Fed and clothed as the law directs pay the costs of Prosecution and be committed untill this Judgement is in all things complied with -

Respublica
vs
Job Wright

} Forgery, first Count in the Indictment
for forging a Bank Note purporting to be
a Note of the Bank of the United States
2 Count for publishing said Note knowing
it to be forged -

Defendant being arraigned pleads Not guilty
et de hoc posuit se super patiam atty. Gen. sim.

And thereupon, The Sheriff viz Jonathan Lemrose Esquire returns a certain Jury of the Country to try this Issue of traverse joined between the Commonwealth and the Prisoner viz

Witnesses	1. Philip Keyl s	7. Jacob Walter s
Mark: David Kennedy sw	2. Jacob Collday s	8. John Hepler s
Robt P. H. sw	3. Michael Ash s	9. Martin Gramps s
Benj. H. H. sw	4. Henry Meyer s	10. Joseph Wild a
John Backus sw	5. Thomas Cash s	11. Philip Gainer s
Elyel Basley sw	6. Daniel Groves s	12. Peter Hurty s

Who on their oaths and affirmations respectively do say that the said Job Wright is Not guilty of the Forgery but guilty of the publishing &c contained on the second Count of the Indictment -

And thereupon the Court adjudge that the said Job Wrisne shall undergo a confinement and Servitude for the term of ten years from this day to wit the eleventh day of January in the year of our Lord one thousand seven hundred and ninety eight and that he be confined and kept at hard Labour fed & clothed as the Law directs that he pay a fine of one thousand dollars to the Commonwealth, pay the costs of Prosecution and be committed untill this Judgement is in all things complied with.

Respublica
vs.
Leland Grimes

Burglary and Felony Dwelling
House of Jacob Shoemaker and stealing
twelve dollars and fifty cents of the
Goods and Chattels of the said Jacob
Shoemaker - Defendant being arraigned
pleads guilty -

Whereupon it is adjudged by the Court that the said Leland Grimes restore the property Stolen if not already restored or pay the full Value thereof to Jacob Shoemaker the right owner, that he shall undergo a Servitude for the Term of two years and an half ^{from this day} viz. the ninth day of January in the year of our Lord one thousand seven hundred and ninety eight and that he be confined, kept to hard Labour fed and clothed as the law directs, pay the costs of Prosecution and be committed untill this Judgement is in all things complied with

Respublica
vs.
Frederick Ryan

Assault on Sevilla Ryan with an Intent
that the said Sevilla feloniously to kill and murder

Defendant being arraigned pleads Guilty

Testes.
Sevilla Ryan sw.
Elizabeth Glavin sw.
John Frederick Vennity sw.

And thereupon it is adjudged by the Court that the said Frederick Ryan pay a fine of twenty five pounds to the Commonwealth find security himself in fifty Pounds and one Surety in other fifty Pounds to keep the Peace and be of good Behaviour to all the Citizens of this Commonwealth and to Sevilla Ryan in particular for a twelve Month from this day, viz. the ninth day of January in the year of our Lord one thousand seven hundred and ninety eight pay the Costs of prosecution and stand committed untill this Judgement in all things is complied with

Respublica
vs
Negro Ireland } e Murder of John Thomas
(alias Casheo) a Negro man
Ignoramus.

Respublica
vs
John Fitzgerald } e Murder of Michael Fitzgerald
Ignoramus.

Respublica
vs
John Pennington } Robbery of John Scott on the High Way
Ignoramus.

Andrew Nisman not appearing to give Evidence in the Case of the
Commonwealth against John A. Hearn committed on a Charge of Robbery
on the High Way forfeited his recognizance -

John Martin not appearing to give Evidence in the Case of the Common
wealth against John A. Hearn committed on a Charge of Robbery on the
High Way forfeited 40 £. Recognizance ca: Clerk of the quarter Sessions
Philadelphia County in open Court e March 5th 1797

John A. Hearn committed on a charge of High Way Robbery ~~John A. Hearn~~, discharged
by the Attorney General

John Fitzgerald discharged from his Recognizance by the Attorney
General

On hearing the Deposition of Michael Tobey charging William Lincen
with a Burglary, said to have been committed at the House of John Hart
and on motion of William Sergeant Esquire on Behalf of the Attorney
General the Court award a Capias ad respondendum returnable instant
against the said William Lincen which the Sheriff non returns Capi' Corpus
and the said William Lincen is committed by order of the Court to the
common Prison of the City and County ^{of Philadelphia} untill legally discharged to answer
for the said Offence at the next Court of Oyer and Terminer to be held in the
County of Philadelphia -

John Pennington } Committed by Hilary Baker Esquire
 William Marwin } Mayor of the City on a Charge of having wound
 William Edwards } ed and robbed Benjamin Lott on the High
 Way are discharged by Order of the Court

William Linncon } discharged by Order of the Court

James Kilner } Committed by Hilary Baker Esquire on a
 Laurence Orteil } Charge of Burglary. ^{to the Court} It appearing that the
 said James Kilner & Laurence Orteil are
 dangerous and suspicious Characters it is or-
 dered by the Court that they each give Security
 in the Sum of 50 £ and each one Surety in the
 Sum of 50 £ to keep the Peace and be of good
 Behaviour to all the Citizens of the Commonwealth
 for the Term of one year from this day viz January
 the twelfth in the Year of our Lord one thousand
 seven hundred & ninety eight

At a Court of Oyer and Terminer and General
Goats Delivery held at the State House in the City of Philadel-
phia in and for the City and County of Philadelphia on Monday
the Eighteenth day of February in the year of our Lord one thou-
sand seven hundred and sixty & nine

Before

The Hon. ^{ble} John D. Cox Esquire

President of the Courts of Common Pleas of the first
District composed of the City and County of Philadelphia and
the Counties of Bucks, Montgomery and Delaware; and
Thynold Keen, William Robinson the Younger and Jonathan
Bayard Smith Esquires, Judges of the Court of Common Pleas
in and for the City and County of Philadelphia who by virtue
of their Offices are Judges of Oyer and Terminer and General
Goats Delivery for the trial of Capital and other Offences com-
mitted within the said County of Philadelphia

The Sheriff to wit Jonathan Furrow Esquire
returns the Shropt to him directed and the following Persons were
sworn and affirmed as Grand Jurors viz.

- | | | | |
|------------------------------|---|----------------------|---|
| 1. Joseph Connerthwaite Junr | s | 10 William Lindner | s |
| 2. Samuel Wheeler | s | 11 Jacob Summers | s |
| 3. Peter Browne | s | 12 Richard Tammery | s |
| 4. Philip Stager | s | 13 William Davidson | s |
| 5. George Rickham | s | 14 George Jackson | s |
| 6. Samuel Howell | s | 15 John Whitehead | s |
| 7. James Craig | s | 16 Joseph Bird | s |
| 8. Robert Morris | s | 17 Thomas W. Hillyer | s |
| 9. John Holmes | s | 18. Derrick Peterson | s |

Defaulers.

- | | |
|----------------------|-------------------|
| 1. Edward Duffield | 4. John B. Giffin |
| 2. Peter Wincken | 5. Daniel King |
| 3. Humphrey Waterman | 6. Isaac Franks |

February, Sessions 1799.
Traverse Jones.

February Sessions 1799

Respublica

John Deys

Translaughter, killing Elizabeth Perkins

True Bill

Defendant being arraigned pleads Not Guilty et de hoc po: se: recte Gen: sim: idco &c

Witnesses —

Eliz. Sharp s.
Eliz. Hale s.
Thos. McDonald s.
Robert Deary s.
James Smith s.
William Perkins s.
John Carnell s.
John Oliver s.
Sarah Young s.
in Defend:
Thos. Martin s.
Mr. Church s.
Sec. W. Gould s.
Jap. D. Rice s.
Thos. Greary a.
Stephen Dine s.

And thereupon a Jury being called come to wit

1. John Dwyer s. 7. William Griddle s.
2. Michael Hartman s. 8. George Snyder s.
3. Jacob Ford s. 9. Jacob Karna s.
4. Henry Leach s. 10. William Johnson a.
5. Henry DeForest s. 11. Abel Wiley s.
6. Frederick Kitchener s. 12. Barnet Hansell s.

Who on their Oaths and Affirmations respectively say that the said John Deys is Not Guilty of the Translaughter as in the Indictment against him is alleged

And it thus thereupon considered by the Court here that the said John Deys be discharged

Respublica

James Reynolds

Assault and Battery on James Gallagher
with an Intent to murder

True Bill

Defendant being arraigned pleads Not Guilty et de hoc po: se: recte Gen: sim: idco &c

And thereupon a Jury being called come to wit

1. John Nink s. 7. Daniel Thistle s.
2. Thomas Perkins s. 8. Daniel Diller s.
3. Henry Leach s. 9. William Ellis s.
4. Henry Hoffman s. 10. Jacob Walter s.
5. George Griddle s. 11. John Kofelme s.
6. John Souder s. 12. Michael Kaley s.

Who on their Oaths say that the said James Reynolds is Not Guilty of the Assault and Battery as in the Indictment against him is alleged

And thereupon it is considered by the Court here that the said James Reynolds be discharged

Witnesses

John Brown s.
Thos. Deary s.
James Gallagher s.
John Smith s.
Lewis Brown s.
John Deary s.
in Def:
Matthew Gray s.
Thaddeus Kaley s.
John Griddle s.
John Nink s.

February Sessions 1799

Republica

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Witnesses James Reynolds,
John Brown s. William Duane,
John H. Connor s. Robert Moore s.
John Gallagher s. Samuel Cummings
Laurence Reid s.
John Carr s.
Lewis Ryan s.
John Sugart s.
for them.
Matthew Carey s.
Thaddeus H. Catlett s.
Daniel Quincy s.
Raper s.

Act and Assault and Battery
on James Gallagher the
Younger
True Bill.

Defendants being arraigned severally
pleaded Not Guilty et de hoc po: se: de hoc Gen.
sim: ides &c

And thereupon a Jury being called come to wit

- | | | | |
|-------------------|----|--------------------|----|
| 1. John Rink | s. | 7. Daniel Shittle | s. |
| 2. Thomas Tomkins | s. | 8. Daniel Teller | s. |
| 3. Henry Leach | s. | 9. William Ellis | s. |
| 4. Henry Coffey | s. | 10. Jacob Matter | s. |
| 5. George Giddle | s. | 11. John Rappeline | s. |
| 6. John Souder | s. | 12. Michael Haley | s. |

Who on their Oaths say that the said James Reynolds
William Duane, Robert Moore and Samuel Cummings
are severally & Not Guilty of the Act and Assault and
Battery as against them in the Indictment is alledge

And thereupon it is considered by the Court
here that the said James Reynolds, William Duane,
Robert Moore and Samuel Cummings be discharge

Republica

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Figaro, a Negro

Burglary in the house of John
Fuliano

True Bill

Witnesses
John Fuliano sum
Christian Rink s.
Michael Haley s.

Defendant being arraigned pleads & Not
Guilty et de hoc po: se: de hoc Gen. sim: ides &c

And thereupon a Jury being called come viz:

- | | | | |
|-------------------|----|--------------------|----|
| 1. Christian Rink | s. | 7. Henry Coffey | s. |
| 2. William Ellis | s. | 8. John Rappeline | s. |
| 3. Henry Pittman | s. | 9. Michael Haley | s. |
| 4. Richard Talbot | s. | 10. Thomas Tomkins | s. |
| 5. Thomas Cook | s. | 11. John Davis | s. |
| 6. James Whalin | s. | 12. Henry Leach | s. |

Who on their Oaths and Affirmations respectively
say that the said Figaro is Guilty of the Burglary

February Sessions 1799

as in the Indictment against him is alleged.

And therefore it is considered by the Court here that the said Tigar restore the Money stolen if not already restored to John Talian the right owner or pay him the full value thereof or of so much thing as shall not be restored that he undergo a Servitude of Eighteen Calendar Months from this day to Wit the twenty first day of February in the year of our Lord one thousand seven hundred and Ninety nine and during that time be confined, kept at hard Labour, fed, clothed and heated as is directed by the Act of a Assembly of this Commonwealth entitled an Act to reform the Penal Laws of this State, that he pay the Costs of Prosecution and be committed untill this Judgement is in all things complied with.

Witnesses
William Workman
William Wilson

Respublica

John Ballentine

Burglary, House of William
Workman

True Bill

Defendant being arraigned stands
Not Guilty of de hoc pro se recte per Em. Jm. ides

And thereupon a jury being called come to wit

- | | | |
|----------------------|------------------------|----|
| 1. Jesse Green | s. 7. Jacob Ford | s. |
| 2. Jacob Witter | s. 8. John Rink | s. |
| 3. Michael Wattenman | s. 9. Henry Leach | s. |
| 4. Henry Diefrest | s. 10. Henry Titterman | s. |
| 5. Hans Garbart | s. 11. Daniel Zeller | s. |
| 6. Frederick Emmer | s. 12. Paul Harmer | s. |

Who on their oaths and affirmations respectively say that the said John Ballentine is Not Guilty of the Burglary as in the Indictment against him is alleged.

Ordered by the Court that the said John Ballentine enter into a Recognizance himself in fifty pounds and one surety in other fifty pounds conditioned that the said John Ballentine keep the Peace and be of good Behaviour towards all the Citizens of the Commonwealth untill the next Court of Oyer and Terminer and General Goal Delivery to be held within the County of Philadelphia

February Sessions 1799

Republica

vs. *House of William*
Hannah Carson *Depts*

True Bill

Witnesses
William Rags s.
Geo. Reese s.
John Hunt s.
Thos. Morris s.
Eben. Tinsley s.

Defendant being arraigned pleads
Not Guilty et de hoc et tunc Gen. Sum.
id est de

- And then upon a jury being called come to wit
- | | | | |
|--------------------------|----|---------------------|----|
| 1. George Snyder | s. | 7. John Paris | s. |
| 2. Henry Storrman | s. | 8. e. Hob Wiley | s. |
| 3. e. Alexander Morrison | s. | 9. John Bajilind | s. |
| 4. Cadwalader Griffith | s. | 10. Isaac Ambitt | s. |
| 5. William Ellis | s. | 11. Jesse Catts | s. |
| 6. Frederick Kilhoffer | s. | 12. Bennett Hamsell | s. |

Who on their oaths and affirmations respectively say
that the said Hannah Carson is Guilty of the offense
in the Indictment against her is alleged — — —

And then upon it is considered by the Court here
that the said Hannah Carson undergo a servitude
for the term of twelve years from this day to wit the
Twenty second day of February in the year of our Lord
one Thousand Seven hundred and ninety nine
and during the said term of twelve years be confined,
kept at hard labor, fed clothed and treated as is
directed by the act of Assembly of this Commonwealth
entitled an act to reform the Penal Laws of this State
that she pay the Costs of Prosecution and be committed
until this judgement is in all things complied with

Republica

vs. *Counterfeiting Coining &*
Philip Dorsey and *True Bill*
William Fitzgerald

Witnesses
Fred. Bunkhaich s.
George Galt s.
Benj. Griffith s.
John Hobins s.
Michael Bullard s.
for Def^t
James White s.

Defendants being arraigned severally
pleads Not Guilty et de hoc et tunc Gen. Sum.

- And then upon a jury being called come to wit
- | | | | |
|------------------------|----|--------------------|----|
| 1. Thomas Brown | s. | 7. Jacob H. Miller | s. |
| 2. Abel Evans | s. | 8. John e. Miller | s. |
| 3. Lile Buddy | s. | 9. Bennett Hamsell | s. |
| 4. Anthony Vandervliet | s. | 10. Henry Eybinger | s. |
| 5. Jesse Catts | s. | 11. Michael Halsey | s. |
| 6. William Ellis | s. | 12. Jesse Groves | s. |

February Sessions 1799

Who on their Oaths and Affirmations respectively say that the said Philip Dorsey and William Fitzgerald are severally Guilty of the Counterfeiting, Criming &c as in the Indictment against them is alleged -

And therefore it is considered by the Court here that the said Philip Dorsey undergo a Servitude for the Term of five years from this day and during the said Term of five years be confined, kept to hard labour fed clothed and treated as is directed by the Act of Assembly of the Commonwealth of Pennsylvania entitled an Act to reform the penal Laws of this State that he pay a fine of two hundred dollars to the Commonwealth that he pay the Costs of Prosecution and be committed until this Judgement is in all Things complied with -

And that the said William Fitzgerald undergo a Servitude for the Term of five years from this day and during the said Term of five years be confined, kept at hard labour, fed clothed and treated as is directed by the Act of Assembly of this Commonwealth entitled an Act to reform the penal Laws of this State that he pay a fine of two hundred dollars to the Commonwealth that he pay the Costs of Prosecution and be committed until this Judgement is in all Things complied with -

Respublica

vs

William Collins

Burglary, House of William Workman,

True Bill

Atty Gen. non vult att. pros. pros.

Respublica

vs

John Edward Barry

Larceny, Goods of Rachel Barry

True Bill

Respublica

vs

John Edward Barry

Larceny, Goods of Davis Rankin

True Bill

Defendant not appearing to answer to the above

Bill of Indictment against L120

Rec'd. Miller his clerk, J. L120 Recog: cor: Wm. Robinson 13

February Sessions 1799

Respublica
 175
 James Edgar

Burglary house of William
 Workman
 True Bill

Conf. ed.

James Edgar not appearing to answer
 to the above Bill of Indictment.
 forfeited £140
 John Haigh his surety for £25
 Robert Mc Donnell his surety for £25
 John Simpson his surety for £20
 Robert Hayson his surety for £20
 Peter Rucan his surety for £50
 Recog. cor. William Robinson Esquire

Respublica

175
 John Brennan alias
 Terence Brennan

Assault and Battery on William
 Perkins
 True Bill

Terence Brennan not appearing to
 answer to the above Bill of Indictment
 forfeited 500 dollars
 Propley Rose } his sureties for two hundred
 Edward Dunn } and fifty dollars each.
 Recog. cor. the hon. Thomas M. Kane Esquire
 24th July 1798.

Respublica

175
 Jacob Weston Sen.
 Jacob Weston Jun.
 Isaac Weston and
 Thomas Weston

Riot and Assault & Battery
 on John Anderson
 True Bill

15 $\frac{3}{100}$

Respublica

175
 Jacob Weston Sen.
 Jacob Weston Jun.
 Isaac Weston and
 Thomas Weston

Riot and Assault and Battery
 on William Griffith
 True Bill

15 $\frac{3}{100}$

February Sessions 1799

Respublica

vs.

Jacob Heston Sen.
Jacob Heston Jun.
Isaac Heston and
Thomas Heston

Assault and Battery on
William Griffith

Be it remembered that on the
Twenty ^{second} day of February in the year of our
Lord one thousand Seven hundred and
ninety Nine Jacob Heston Senior, Jacob
Heston Junior, Isaac Heston, Thomas
Heston and Edward Heston of the County

of Philadelphia Women personally came before the honorable
John D. Cox Esquire and his Associates, Judges of the Court
of Oyer and Terminer and General Goals Delivery for the
trial of Capital and other offences committed within the
City and County of Philadelphia; and acknowledged them-
selves to owe to the Commonwealth of Pennsylvania by the said
Jacob Heston Senior, Jacob Heston Junior, Isaac Heston and
Thomas Heston each the Sum of one hundred pounds; sepa-
rately and the said Edward Heston the Sum of fifty pounds
to be levied on their Goods and Chattles, Lands and Tenements
respectively to the Use of the said Commonwealth; if the said
Jacob Heston Senior, Jacob Heston Junior, Isaac Heston and
Thomas Heston shall make default in the Condition and
written

The Condition of the above Recognizance is
such that if the above bounden Jacob Heston Senior Jacob Heston
Junior, Isaac Heston and Thomas Heston shall personally
appear at the next Court of Oyer and Terminer and General
Goals Delivery to be holden in and for the City and County of
Philadelphia to do and receive what shall then and there
be enjoined them the said Recognizance shall be void or else
remain in Force

Respublica

vs.

William Griffith
John Anderson &
John Rea

Riot and Assault & Battery on
Jacob Heston

True Bill

February Sessions 1799.

Republica

10

William Griffith,
John Anderson &
John Thia

} Attest and I Spruall & Pilling,
our Honor Notary,
1799c Bill

I do remember that on the
22nd day of January in the year 1799
Let me Thomas and John Anderson &
John Thia and William Griffith,
John Anderson John Thia and
Jonathan Suplee of the County of

Philadelphia Yeoman personally came before the honor-
able John D. Fox Esquire and his Associates Judges of
the Court of Oyer and Terminer and General Court of Delivery
in the State of Virginia and other Officers committed
within the City and County of Philadelphia and acknowl-
edged themselves to owe to the Commonwealth of Vir-
ginia by the said William Griffith, John Anderson,
and John Thia each the sum of one hundred pounds sepa-
rately and the said Jonathan Suplee the sum of fifty
pounds to be used in their Groves and Chaises, Legals and
Furnitures respectively to the Use of the said Commonwealth
in the said William Griffith, John Anderson and John
Thia shall make default in the Condition underwritten

The Condition of the above Recognizance is
such that if the above bounden William Griffith, John
Anderson and John Thia shall personally appear at
the next Court of Oyer and Terminer and General Court of
Delivery to be holden in and for the City and County of
Philadelphia to do and receive what Execution and there
be required them, then the said Recognizance shall be void or else
remain in force.

Republica

11

John Depp

} Under of Sixty & Six
Inclosures

February Sessions 1799

Respublica

vs
Isaac Hall

} Murder of Henry Young alias Dutch
Henry alias Dutch Young
Ignoramus

Respublica

vs
Terrence Brennan

} Murder of Elizabeth Jenkins
Ignoramus

Respublica

vs
Terrence Brennan

} Manslaughter Elizabeth Jenkins
Ignoramus

Respublica

vs
William Jones,
James Coyle,
James Doves,
William Bully &
Candius & Hiscro

} Riot and Assault and Battery on
Thomas Smith
Ignoramus

Respublica

vs
William Griffith,
John Rea and
John Anderson

} Riot and Assault & Battery on
Daniel Bear
Ignoramus.

Respublica

vs
William Griffith,
John Rea and
John Anderson

} Riot and Assault on Henry Helmbolt
with Intent to murder
Ignoramus.

Respublica

vs
William Griffith,
John Rea and
John Anderson

} Riot and Assault & Battery on Henry
Helmbolt
Ignoramus.

February Sessions. 1799

Respublica
 115
 William Griffith
 John Rea and
 John c Anderson } Riot and Assault on Daniel Bear
 with Intent to murder
 Ignoramus.

Respublica
 115
 William Griffith
 John Rea and
 John c Anderson } Assault and Battery on Henry
 Helmsolt
 Ignoramus.

Respublica
 115
 William Griffith
 John Rea and
 John c Anderson } Assault and Battery on Daniel
 Bear
 Ignoramus.

Respublica
 115
 William Griffith } Assault on Isaac Weston with
 Intent to murder
 Ignoramus.

Be it remembered that on the
 nineteenth day of February in the
 year of our Lord one Thousand seven
 hundred and ninety nine personally
 came before the Honorable John
 D. Cox Esquire and his Associates, Judges of the Court
 of Oyer and Terminer and General Goal Delivery for the
 Trial of Capital and other Offences committed within
 the City and County of Philadelphia Peter Stewart
 and Robert Cochran of the said City and acknowledging
 themselves to owe to the Commonwealth of Pennsylvania
 each the Sum of two hundred Dollars separately
 to be levied on their Goods and Chattels, Lands and Im-
 ments for the Use of the said Commonwealth if the said
 Peter Stewart and Robert Cochran shall make default

February Sessions 1799

in the Condition underwritten.

The Condition of the above Recognizance is such that if the above bounden Peter Stewart and Robert Cochran shall personally appear at the next Mayor's Court to be holden within the City of Philadelphia to answer a Charge of Printing and publishing a Libel against William Cobbett then the said Recognizance shall be void or else remain in force.

Be it remembered that Matthew Carey and Francis Bailey of the City of Philadelphia Printers, on the sixteenth day of February in the year of our Lord one thousand seven hundred and Ninety Nine personally came

before the Honorable John D. Cox Esquire and his Associates, Judges of the Court of Oyer and Terminer and General Goal Delivery for the Trial of Capital and other Offences committed within the City and County of Philadelphia; and acknowledged themselves to owe to the Commonwealth of Pennsylvania each the Sum of Four hundred Dollars separately to be levied on their Goods and Chattels, Lands and Tenements in the Use of the said Commonwealth if the said Matthew Carey and Francis Bailey shall make default in the Condition underwritten.

The Condition of the above Recognizance is such that if the above bounden Matthew Carey and Francis Bailey shall personally appear at the next Mayor's Court to be holden within the City of Philadelphia to answer a Charge of printing and publishing a Libel against William Cobbett then the said Recognizance shall be void or else remain in force.

Be it remembered that on the sixteenth day of February in the year of our Lord one thousand seven hundred and Ninety Nine personally came before The Honorable John D. Cox Esquire and his Associates, Judges of the Court of Oyer and Terminer and General Goal Delivery for the Trial of Capital and other Offences committed within the City and County of Philadelphia; William Cobbett and John Ward, Towns of the City of Philadelphia Printers and

acknowledged

February Sessions 1799.

acknowledged themselves to owe to the Commonwealth of Pennsylvania, each the Sum of Fifty dollars ~~separately~~ to be paid on their Goods and Chattels, Lands and Tenements for the Use of the said Commonwealth if the said William Cobbett and John Ward Tenno shall make default in the Condition underwritten —

The Condition of the above Recognizance is such that if the above bounden William Cobbett shall personally appear at the next Mayor's Court to be holden within the City of Philadelphia to prosecute for the Commonwealth against Peter Stewart, Robert Graham and Matthew Carey for printing and publishing a Libel against the said William Cobbett then the said Recognizance shall be void or else remain in force

Daniel O'Hara,
Isaac Hall,
William Jones,
Samuel Coyle,
William Bulle,
James Dove,
George Johnson
James Milner,
John Rod.

discharged in order of the Court
of the Attorney General —

William Collins

discharged in order of the Court,

Thos. Packer

Bill of September 21st 1799

James Ellison

On Motion of W. D. Parker
the Court awarded a Copy of the Bill
underwritten

The following Representation from the Com.
Shew second named with a Letter from Robert Stewart
Branne a Mayor of the City of Philadelphia was
presented and read as follows viz:

To the Judges of the Court of Sessions and
Commons and Gentles Great Britain — the Grand

February Sessions 1799

Inquest of the Commonwealth of Pennsylvania enquiring
for the City and County of Philadelphia, we have to present to
your honorable Court

That during the prevalence of the late awful
plagiamity in our City - two unhappy Men came to an untimely
death in the Goal of the City and County aforesaid in an attempt
to make their Escape from Confinement - The Circumstances
were truly alarming inasmuch as the Lives and Property of many
of our Citizens would have been at their Mercy if such a successful
Banditti had effected their Escape, which in all human
Probability they would have done had it not to have been for
the Activity of Robert Wharton Esquire who at the risk of sal-
ling himself a Victim to the destructive pestilence which then
desolated the City; he from a Motive of public Good undertook the
perilous task of Keeper of the Goal (the former Keeper Peter Smith
and several others had rendered away) In the Endeavours to quash
the daring list it was indispensably necessary to take the most
vigorous Measures; And in the discharge of a most sacred duty
Robert Wharton Esquire, and George Guss a Constable joined on
them, at the same Time when one of the Prisoners was shot in
the very act of taking the Life of Thomas Evans a Constable
who was then lying down stunned from a Stroke received from one
of the listers with an uplifted Board stake - It appears
from an Enquiry that the other Man was killed by Thomas
Evans (the aforesaid Constable) before the Affair subsided -

We therefore we have to present Robert Wharton
Esquire and all his associates on the aforesaid occasion as doing
an act which impious & impious, the Duty of Officers, Men
and Citizens not only fully justify, but which We further
Present, as highly meritorious and deserving the Thanks of their
Fellow Citizens

Philadelphia February 25. 1799

Witnessed

Joseph Compagnone, Clerk	Edmund Ferguson
Samuel Wheeler	Wm. Bird
John Brown	Thomas W. Hiltzheimer
Samuel Howell Junr.	Derrick Thelen
James Craig	Robert Morris
John Adams	Philip Kiser
William Ligonier	George Dickinson
And Seamen	John Whitehead
Richard Titman	
William Davidson	

February Sessions 1799

Philadelphia February 18. 1799

Sir

Since the last Court of Oyer and Terminer was held in and for the City and County of Philadelphia and during the late awful Visitation with which it pleased Providence to afflict our City; a melancholic occurrence took Place at the Philadelphia Truck where I was compelled to be a principal actor, a regard for my fellow Man urged me to save a useful Citizens Life who then was under the curse of a Malignant, which only could be done by closing the Cancer of the daring Apsailant —

Humanity must mourn over the deed whilst public Safety and General Preservation will be offered as a justification for the solemn act — Permit me Sir through you to request that the Grand Jury will be pleased to investigate the Transaction for altho the Verdict of the Coroners Inquest was clear and satisfactory, as far as laid with them yet it certainly is a Matter of too much Importance — (as the Lives of two fellow Creatures were taken) to rest without minute Enquiry being made by your highly responsible Body... At any day and hour that you may appoint I will take care to procure the Attendance of the Witnesses and it would be highly gratifying to me, if you would be so obliging after your Enquiries are closed to report the Result to the Court.

With great respect I remain

Joseph Cooperthwait
Esquire, Foreman of the
Grand Jury of the County
of York and Terminus

Your obliged friend
Robert Wharton

And thereupon ordered by the Court that the said Letter together with the Representation of the Grand Jury on the Subject be filed with the Records of this Court.

At a Court of Oyer and Terminer and General
 Gaol Delivery held at the State House in the City of Phila-
 delphia in and for the City and County of Philadelphia
 on Monday the Tenth day of February in the Year of our Lord
 One Thousand Eight Hundred and continued by Adjourn-
 ment untill the sixteenth day of the said Month

Before

The Honorable John D. Cox Esquire President of the
 Courts of Common Pleas of the first Circuit of the Common-
 wealth of Pennsylvania consisting of the City and County
 of Philadelphia and the Counties of Bucks, Montgomery
 and Delaware and by Virtue of his Office one of the Justices
 of the Courts of Oyer and Terminer and General Gaol De-
 livery of the said Counties, Reynold Kren, Jonathan
 Bayard Smith, William Catts and Edward Weston
 Esquires Judges of the Court of Common Pleas for the County
 of Philadelphia and by Virtue of their Offices Justices of the
 Court of Oyer and Terminer and General Gaol Delivery for
 the County of Philadelphia -

The Sheriff viz. Jonathan Tenrose Esquire -
 returns the Precept to him directed and the following Persons
 were sworn and affirmed as Grand Jurors viz:

- | | | |
|---------------------------------|------------------------|----|
| 1. William Jones <i>Tammara</i> | 11 Jonathan Schiffelke | s |
| 2. John Ashkeap | 12 Frederick Walcott | s |
| 3. Philip Hager | 13 Robert Morris | a. |
| 4. Joseph Christopher | 14 Philip Peltz | s |
| 5. Samuel Wheeler | 15 Christian Sheatz | s |
| 6. Peter Brown | 16 Joseph Bird | a. |
| 7. Isaac Warrick | 17 Ebenezer Ferguson | s |
| 8. William Robinson | 18 William Warner | a |
| 9. George Budd | 19 Joshua Jones | s |
| 10. Jacob Jacob | | |

Defaulters.

- | | |
|--------------------------------|----------------|
| 1. Joshua Comley | 4 Isaac Franks |
| 2. Jacob Miller <i>excused</i> | 5 John Satter |
| 3. John Huston <i>excused</i> | |

February 1800

Traverse Jurors

- | | |
|-------------------------|-----------------------------------|
| 1 Jesse Gere | 27 John Stock |
| 2 John Dink | 28 Walter Lyle |
| 3 Peter Bready | 29 Atchison Thompson |
| 4 c Anthony Vanderslice | 30 c Andrew Goya Jun ^r |
| 5 Silas Wilson | 31 Frederick Godshall |
| 6 William Brown | 32 John Rice |
| 7 c Alexander Leller | 33 Jacob Biderman |
| 8 John Curtis | 34 Conrad Baker |
| 9 c Alexander Stiel | 35 c Michael Kuhn |
| 10 Daniel c Mc Kinahan | 36 Jacob Hill |
| 11 Thomas Stuart | 37 c Martin Wicknot |
| 12 John Adolph | 38 Daniel Deal |
| 13 John Davis | 39 c Marko Cramp |
| 14 Thomas Cash | 40 William Cornelius |
| 15 William Brown | 41 c Michael Keller |
| 16 c Michael Ash | 42 John Crumwell |
| 17 Jonathan Roberts | 43 Isaac Kintat |
| 18 John Bender | 44 Hugh Morrison |
| 19 Hugh Goden | 45 Frederick Tiper |
| 20 James Portland | 46 Charles Krugler |
| 21 John Klapp | 47 John Church |
| 22 John Harper | 48 Isaac Rich |
| 23 John Hunter | 49 Lewis Rush |
| 24 Frederick Trepough | 50 William Wicks |
| 25 Peter Shade | 51 John c Miller |
| 26 Jacob Walter | 52 Philip Gosler |

Defaulters

- | | |
|---------------------|------------------|
| 1 Thomas c Mitchell | 5 Lewis Deamer |
| 2 William Rogers | 6 Daniel Rubicon |
| 3 Thomas Peters | 7 Richard Babe |
| 4 William Smiley | |

February 1800

Respublica

vs.

William Lee

Burglary, House of John Gilbert
and stealing one Silver Watch of the
Value of twelve Dollars, & two Silver Tea Spoons
of the Value of three dollars, the Goods & Chattels of
the said John Gilbert

True Bill

Defendant being arraigned pleads Not Guilty & de
hoc & c. & c. & c. & c. afterwards Defendant
withdraws his plea and pleads Guilty.

Judgment. that he restore the property stolen if not already
restored to John Gilbert the right Owner or pay him fifteen Dollars
the Value thereof, that he forfeit and pay to the Commonwealth
the like Value, that he undergo a Servitude for the Term of three
Years from and after the expiration of three Years from this Day
viz the Eleventh Day of February one thousand Eight Hundred
(six Months part thereof in the Solitary Cells of the Gaol and peni-
tentiary House in the City of Philadelphia) and during that time
be confined, kept at hard Labour, fed, clothed and treated as is
directed by the Act of Assembly of this Commonwealth entitled
"in Act to reform the penal Laws of this State, that he pay the
costs of prosecution and stand committed untill this judg-
ment is in all things complied with

Respublica

vs.

William Lee

Burglary

True Bill

Defendant being arraigned pleads Not Guilty
afterwards withdraws the plea of Not Guilty
and pleads Guilty.

Judgment that he restore the property stolen if not already
restored to Benjamin Fuller the right Owner or pay him three
Hundred and sixty Seven dollars and forty Cents the Value
thereof, that he forfeit and pay to the Commonwealth the like
Value

February 1800

Value, that he undergo a Servitude for the Term of three years from this day viz the Eleventh day of February One Thousand Eight Hundred (Six Months part thereof in the Solitary Cells of the Gaol and Penitentiary House in the City of Philadelphia) and during that time be confined, kept at hard labour, fed, clothed and treated as is directed by the Act of Assembly of this Commonwealth entitled "An Act to reform the penal Laws of this State, that he pay the Costs of prosecution and stand committed until this Judgment is in all Things complied with -

Republica

vs
John Thomas

} Burglary
True Bill

Defendant being arraigned pleads Guilty Judgment. that he restore the property stolen if not already restored or pay the Sum of thirteen Dollars the Value thereof to Mary Thomas the true Owner, that he forfeit and pay to the Commonwealth the like Value, that he undergo a Servitude for the Term of four years from this Day viz the Eleventh Day of February One Thousand Eight Hundred (One year part thereof in the Solitary Cells of the Gaol and Penitentiary House in the City of Philadelphia) and during that time be confined, kept at hard labour fed, clothed and treated as is directed by the Act of Assembly of this Commonwealth entitled "An Act to reform the penal Laws of this State, that he pay the Costs of Prosecution and stand committed until this Judgment is in all Things complied with -

Republica

vs
John Thomas

} Burglary
True Bill

Defendant being arraigned pleads ~~Not~~ Guilty as to the first Count. Att. Gen. rec. pros. on the 2^d Count Judgment that he restore the property stolen if not already restored to Samuel Blair the right Owner or pay him

February 1800

Seventy Six Dollars the Value thereof that he forfeit and pay to the
Commonwealth the like Value, that he undergo a Servitude for
the Term of three Years from and after the Expiration of four
Years which shall be completed from the Fifth day of Febru-
ary One thousand eight Hundred (six Months part of the said
three years to be in the Solitary Cells of the Gaol and Penitentiary
House in the City of Philadelphia) that he be confined, kept at
hard Labour, fed, clothed and treated as is directed by the Act of
Assembly of this Commonwealth entitled "An Act to reform
the penal Laws of this State, that he pay the Costs of Prose-
cution and stand committed until this Judgment is in all
Things complied with

Respublica

^{vs}
Joseph ab James Miller

Burglary
True Bill

Defendant being arraigned pleads

Not Guilty afterwards retricks his plea
of Not Guilty and pleads Guilty

Judgment that he restore the property stolen to George Beckley
the true Owner if not already restored, or pay him six pounds Eight
Shillings and seven pence the Value thereof, that he forfeit and pay the
like Value to the Commonwealth, that he undergo a Servitude for
the Term of three Years from this day viz the fifteenth day of Febru-
ary Anno Domini One Thousand Eight Hundred (six Months
part thereof in the Solitary Cells of the Gaol & Penitentiary House
in the City of Philadelphia) that he be confined, kept at hard
Labour, fed, clothed and treated as is directed by the Act of Assembly
of this Commonwealth entitled "An Act to reform the Penal Laws
of this State, that he pay the Costs of Prosecution and stand
committed until this Judgment is in all Things complied
with

February 1800

Republica

Martin Anowlan,
John O'Brian
William Dillin &
Richard Mills

Burglary
Indictment
Defendants

John O'Brian and Richard Mills

Attorneys
Jacob G. Koch
M. Anthony Brown
George Fajis
David Winton Esq.

being arraigned severally plead Guilty and William
Dillin pleads Not Guilty and he & the Jury
said &c &c &c

And now a Jury being called come viz^d Frederick Tiper,
John Adolph, Marks Kramp, John Curtis, William Brown
Thomas Cash, Thomas Stuart, & Martin Worknob, John Klapp
Peter Buddy, William Cornelius and Lewis Dummer who being
duly elected, tried sworn and affirmed upon their Oaths respective-
ly say that the said William Dillin is Not Guilty of the
Burglary, but Guilty of feloniously stealing, taking and
carrying away the Goods and Chattles mentioned in the Ind-
ictment

Judgment. That John O'Brian and Richard
Mills restore the Property stolen if not already restored to Jacob
Grande Koch the true Owner or pay him Two Hundred and nine
teen Dollars the Value thereof that they severally pay the like Value
to the Commonwealth, that they severally undergo a Sentence
for the Term of three years from this day viz^d the twentieth day
of February Anno Domini One thousand Eight hundred
(Six Months part thereof in the Solitary Cells of the Gaol &
Penitentiary House in the City of Philadelphia) that they seve-
rally be confined, kept at hard Labour, fed, clothed and treated
as is directed by the Act of Assembly of this Commonwealth intitled
and set to reform the penal Laws of this State, that they severally
pay the Costs of prosecution and stand committed until the
Judgment is in all Things complied with - That William
Dillin restore the Property stolen if not already restored to Jacob
Grande Koch the true Owner or pay him Two Hundred and nine
teen Dollars the Value thereof that he forfeit and pay the like
Value to the Commonwealth, that he undergo a Sentence for

February 1800

the Term of one Year from this Day viz the twelfth day of February in the Year of our Lord one thousand Eight hundred and during that Time be confined, kept at hard Labour, fed clothed and treated as is directed by the Act of Assembly of this Commonwealth entitled "An Act to reform the penal Laws of this State" that he pay the Costs of prosecution and stand committed until this Judgment is in all things complied with -

Respublica

vs

Amos Merrion

} Robbery

} True Bill

Witness

Margaret Tinninger

Defendant being indicted pleads Not Guilty
et de hoc se atty Genl. dim. se adeo se

And now a Jury being called come viz Lewis Rushelton Binder William Crumelins John Crumelshon Nices John Nikes Hugh Ogden Andrew Guyer Jun: Isaac Harbets William Smiley et al. Thompson & South Norbita who being duly impanelled, sworn & tried do swear and affirmed upon their Oaths and Affirmations respectively Say that the said Amos Merrion is Guilty of the Robbery whereof he stands indicted In Modo et Forma

Judgment that he restore the property stolen if not already restored to Margaret Tinninger the right Owner or pay her the value thereof that he forfeit and pay the like value to the Commonwealth that he undergo a servitude for the Term of five Years from this Day viz the eleventh day of February in the Year of our Lord one thousand Eight hundred (one Year part of the said Term in the Solitary Cells of the Gaol and Penitentiary House in the City of Philadelphia) that he be confined, kept at hard Labour fed clothed and treated as is directed by the Act of Assembly of this Commonwealth entitled "An Act to reform the penal Laws of this State" that he pay the Costs of Prosecution and stand committed until this Judgment is in all things complied with -

February 1800

Respublica

vs
Anthony Thompson

} Complaint upon Mary Talon with Intent
to ravish

True Bill

Witness for def.
Richard Wright
Daniel Clark

Defendant being arraigned pleads Not Guilty
et de hoc &c. Atty Gen. Sim. &c. ides &c.

And now a jury being called came vizt. William Cornelius,
Lewis Danner, John Davis, John Clapp, Thomas Cash, Thomas
Hunt, Philip Copley, Thomas Mitchell, Isaac Hardest,
Marks Kram, Richard Babe, and Isaac Rich who being
duly impanelled, sworn and affirmed, upon their
oaths and affirmations respectively say that the said Anthony
Thompson is guilty of the offence as in the first Count of the
Indictment against him is alleged and as to the second Count
in the Indictment contained Atty. General vult. sub. pros.

Judgment that he forfeit and pay to the Commonwealth
the sum of Forty Dollars, that he suffer an Imprisonment in the
Gaol of the City and County of Philadelphia for the Term of
one Calendar Month from this day vizt. the fifteenth day of
February Anno Domini one thousand Eight hundred, that
he pay the Costs of Prosecution and stand committed untill
this judgment is in all things complied with

Respublica

vs

George Kirkland &

Peter M. Dewett

Witnesses
David Glen
Sarah Glen
Cesar Barnes
Jacob Straines

} Robbery

True Bill

Defendant George Kirkland being arraigned
pleads Not Guilty et de hoc &c. Atty Gen. Sim. &c.
ides &c.

And now a jury being called came vizt. Frederick Frepaugh, Alexan-
der Auld, Jacob Hill, William Smilie, John Hunter, John Cooks
Thomas Mitchell, Hugh Morrison, John Miller, John Davis
Hugh Ogden, and James Pentten who being duly impanelled, sworn
and affirmed, upon their oaths and affirmations
respectively say that the said George Kirkland is guilty of the
Robbery whereof he stands indicted In Modo et Form a

February 1800

Respublica

~~14~~
George Kirkland & David Glen } Assault and Battery upon
John McDevitt } True Bill

Witnesses
David Glen
Jacob Glen
James Brown
Jacob Brown

Defendants George Kirkland being arraigned
pleads et secul: et de hoc de atty Gen. vinn: &c
ideo &c

And now a jury being called come Viz Frederick Truppaugh,
Alexander Steele, Jacob Hill, William Smilie, John Hunter
John Curtis, Thomas Mitchell, Hugh Morrison John
Miller, John Davis, Hugh Ogden and James Smith
who being duly impaneled, elected, tried, sworn and affirmed
upon their Oaths and affirmations respectively say that the
said George Kirkland is Guilty of the Assault and Battery
whereof he stands indicted In Writs et Firma

Judgment that he forfeit and pay to the Commonwealth
the Sum of Ten Dollars, that he pay the Costs of prosecution
and stand committed untill this Judgment is in all things
complied with

Respublica

Bill of February Sept. 1800

~~15~~
William Griffith } Riot and Assault & Battery upon
John Anderson & Jacob Weston } True Bill
John Rea }

Witnesses
Jacob Weston
Abraham Weston
James Sullivan

Defendants being arraigned severally, plead

et Not Guilty et de hoc de atty Gen. vinn: &c ideo &c

And now a jury being called come Viz John Cromwell, Frederick
Truppaugh, Alexander Steele, Jonathan Roberts, Michael Kulan
Jacob Hill, John Bender, William Brown, Alanson Thompson,
Peter Buddy, John Curtis, John Hunter who being duly

February 1800

impanelled, elected, tried, sworn and affirmed Upon their Oaths and affirmations respectively say that the said William Griffith, John Anderson and John Rea are severally guilty of the Riot and Assault and Battery whereof they stand indicted In Munda & Truma

Judgment. that the said John Anderson forfeit and pay to the Commonwealth the Sum of twenty five dollars, that he enter into Recognizance himself in three Hundred Dollars and one sufficient security in other three Hundred dollars, to keep the peace and be of good Behavior to all the Citizens of this Commonwealth for one Year from this date to wit the Nineteenth day of February in the Year of our Lord one Thousand Eight hundred That William Griffith forfeit and pay to the Commonwealth the Sum of fifteen dollars - That John Rea forfeit and pay to the Commonwealth the Sum of Ten dollars, that the said defendants pay the Costs of Prosecution and that they be respectively committed untill this Judgment is complied with -

Respublica

Bill of 1800

William Griffith,
John Anderson &
John Rea

Riot and Assault and Battery upon
Isaac Weston
True Bill

Attorneys
Isaac Weston a
Isaac Weston a
James Supple a

Defendants being arraigned severally pleaded
Not Guilty of de hoc & de illis Gen. Sum. & de illis de

And now a jury being called came viz John Cromwell, Frederick Forepaugh, Alexander Steele, Jonathan Roberts, Michael Kuhn, Jacob Hill, John Bender, William Brown, & Stephen Thompson Peter Buddy, John Curtis, John Hunter, who being duly impanelled, elected, tried, sworn and affirmed upon their Oaths and affirmations respectively say that the said William Griffith John Anderson and John Rea are severally guilty of the Riot and

February 1800

and Assault and Battery whereof they stand indicted in
Mads et forma

Judgment - That John Anderson forfeit and pay
to the Commonwealth the Sum of Twenty five Dollars -
That William Griffith forfeit and pay to the Commonwealth
the Sum of fifteen dollars. That John Rea forfeit and pay
to the Commonwealth the Sum of Ten dollars - that the
defendants pay the Costs of Prosecution and stand committed
till untill this judgment is complied with

Respublica

vs
Edward Spogell

} first Count for Murder, second Count
for Manslaughter
Sonoramus as to the first Count
True Bill as to the second Count

Defendant being arraigned pleads Not Guilty
et de hoc &c &c Gen. Sum &c idco &c

And now a Jury being called come Viz Thomas Stewart, William
Rogers, John Cratis, Martin Workart, Daniel Mc Kinnan
Michael Ash, Frederick Gushall, Michael Kuhn, William
Hicks, Lewis Deamer & Anthony Vanderslice, John Church
who being duly impanelled, elected, tried, sworn and affirmed upon
their Oaths and affirmations respectively Say that the said
Edward Spogell is Not Guilty of the Manslaughter
whereof he stands Indicted

Witnesses for Pros.
John Tibbels sw

Witnesses for Defendant
Doctor Thysick a
Ann Lykins sw
Casar Holland sw
John Huston sw
Hannah Griffith sw
Frederick Ulrich sw
William Jones sw
William Wenderly sw
Samson Crosby sw
John Timorel sw
Frederick Fox sw
John W. Bondumstine sw
John Boye sw
Thomas Stewart sw
Jacob Young sw
D. Westar off
John A. Harris off
Will. Robinson Esq off

February 1800

Respublica

vs

Jacob Heston Sen.
Jacob Heston Jun.
Isaac Heston and
Thomas Heston.

Attorneys
John Anderson
William Griffith
James Griffith

Rob and assault and Battery upon
John Anderson
True Bill

Defendants being arraigned severally plead
Not Guilty etc etc to Atty Gen. Sim & deo &c
And now a jury being called come viz John Cromwell, Frederick
Frepaugh, Alexander Steel, Jonathan Roberts, & Michael Kuhn,
Jacob Hill, John Bender, William Brown, Atcheson Thompson,
Peter Buddy, John Curtis and John Hunter who being duly
impanelled, elected, tried sworn and affirmed upon their Oaths and
affirmations respectively say that the said Jacob Heston Sen. Jacob
Heston Jun., Isaac Heston and Thomas Heston are severally Not
Guilty on both Counts in the Indictment

Respublica

vs

Jacob Heston Sen
Jacob Heston Jun.
Isaac Heston and
Thomas Heston

Attorneys
John Anderson
William Griffith
James Griffith

Rob and assault and Battery upon
William Griffith
True Bill

Defendants being arraigned severally plead
Not Guilty etc etc to Atty Gen. Sim & deo &c
And now a jury being called come viz John Cromwell, Frederick
Frepaugh, Alexander Steel, Jonathan Roberts, & Michael Kuhn,
Jacob Hill, John Bender, William Brown, Atcheson Thompson,
Peter Buddy, John Curtis, and John Hunter who being duly im-
panelled, elected, tried sworn and affirmed upon their Oaths and
Affirmations respectively say that the said Jacob Heston Sen. Jacob
Heston Jun., Isaac Heston and Thomas Heston are severally Not
Guilty on both Counts in the Indictment

February 1800

Respublica

15
 Jacob Hoston sen.
 Jacob Hoston jun.
 Isaac Hoston and
 Thomas Hoston } Assault & Battery upon
 William Griffith
 True Bill
 Atty Gen. now sits with pres.

Respublica

17
 John Ridgway &
 Lydia Brannington } first Count & Murder - second Count
 Manslaughter
 Ignoramus as to the first Count
 True Bill as to the second Count
 Atty Gen.
 Peter Bicknam
 Esq. with Hildbrand sen.
 John Tinsley &

Defendants being arraigned severally plead Mincul.
 et de hoc & Atty Gen. said & deo &
 And now a Jury being called came Viz Isaac Harbest, Jacob
 Rideman, Hugh Ogden, John Cummwell, Jacob Walter John
 Miller, Frederick Tappan, William Smiley Alexander Stet
 John Harper, Peter Shade, and John Adolph who being duly im-
 panelled elected, took sworn and affirmed, upon their Oaths &
 Affirmations respectively say that the said John Ridgway
 and Lydia Brannington are severally & not Guilty of the
 Manslaughter whereof they stand indicted

Respublica

21
 James Hopkins,
 Charles McKnight } Assault & Battery upon Mary Eaton
 Richard McGee } True Bill as to James Hopkins
 Ignoramus as to Richard McGee &
 Charles McKnight

James Hopkins
 William Knishaw } severally tender the sum of eighty dollars, in the personal
 appearance of James Hopkins, at the next Court of Oyer and
 Terminer to answer the above Charge &c.

February 1800

Repubblica

*James Dorsey &
Casar Barnes*

Repubblica

125
 Charles Morrison } Assault and Battery upon Margaret
 Pennington
 True Bill

Atty Gen Enoll. pros:

Republica

Respublica } *Bill of Feb 1799*
vs } *Burglary*
James Cagney } *False Bill*

Feb 7 1800 continued

February 17. 1800 James Edgar took in the Sum of Six hundred Dollars for his personal appearance at the next Court of Oyer and Terminer for the City and County of Philadelphia to answer the above Charge -

Malcolm & W^d Donald of the City of Philadelphia Merchants lent in three hundred dollars on Condition that the said James Edgar appear as above

John Dougherty discharged by Proclamation

Feb 15 Lazarus Allen } severally took in fifty pounds conditioned for the personal appearance
Charles Shield } of Charles Shield at the next Mayors Court to answer a
charge of Larceny — — — — —

" George Poppe & tent in fifty dollars to prosecute ~~James~~ Mr. Duvall

17 Texas: McDevitt not appearing to answer a Charge of Burglary forfeited.

Two Hundred Dollars Recd: July 29. 1799 from Robert Wharton Esq: Mayor

James Mc Cormick } his Sureties forfeited One Hundred Dollars
Patrick Mc Duwitt } each Dec^r 29th July 1799 Co: Robert Whar-
ton Esquire.

February 1800

Resist Wharton Esquire Mayor of the City of Philadelphia
returns the following Recognizances taken by him which are
now entered of Record viz. July 29th 1799

Patrick McDevitt, Laborer lives in Lombard Street between
Fourth & Fifth Streets and James McEnnisk Shemaster lives
on Poppyunk Lane between Third and Fourth Streets both
Freeholders each lent in One hundred dollars Conditioned for
Peter McDevitt's personal appearance to answer at the next
Court of Oyer and Terminer

Peter McDevitt lent in Two hundred dollars for his personal
appearance to answer &c²

February 17. 1800

April Sessions 1802

At a Court of Oyer and Terminer and General Gaol Delivery held at Philadelphia for the City and County of Philadelphia on Monday the nineteenth day of April in the Year of our Lord One Thousand Eight Hundred and two and continued by Adjournment untill the

Before

The Honourable John D Loe Esquire President of the Courts of Common Pleas of the first Circuit of the Commonwealth of Pennsylvania, consisting of the City and County of Philadelphia and the Counties of Bucks, Montgomery and Delaware and by virtue of his Office one of the Justices of the Courts of Oyer and Terminer and General Gaol Delivery of the said Counties, Jonathan Bayard Smith and Edward Weston Esquires Judges of the Court of Common Pleas for the County of Philadelphia aforesaid and by virtue of their Offices Justices of the Court of Oyer and Terminer and General Gaol Delivery for the same County

The Sheriff to wit Israel Israel Esquire having returned the Precept to him directed And thereupon the following Persons were sworn and affirmed as Grand Jurors viz

1 Emanuel Cyres	s.	11 Frederick Wolbert	s.
2 Derrick Peterson	s.	12 Ebenezer Ferguson	s.
3 Isaac Howell	a.	13 Belucob Summers	a.
4 George Budd	s.	14 Joshua Comley	s.
5 Robert Wharton	a.	15 Henry Sheaff	s.
6 William Leonard	s.	16 Christian Meitz	s.
7 Samuel Wheeler	a.	17 Heath Kirby	a.
8 Joseph Comperthwaite	s.	18 Michael Kuhn	s.
9 Philip Peltz	s.	19 John Huston	s.
10 John Baker	s.	20 John Hunter	s.

Defaulters.

- | | |
|--------------------|----------------|
| 1 John Barker | 3 John Inokeep |
| 2 John B. Walfrson | |

April Sessions 1802

Traverse Jurors.

- | | |
|------------------------|------------------------------|
| 1 Alexandrae Home | 24 Joseph Hart |
| 2 Peter Buddy | 25 W ^m Goodfellow |
| 3 Isaac Rich | 26 Enoch Wright |
| 4 John Hay | 27 James Ryan |
| 5 Robert Sullen | 28 Peter Grawenstone |
| 6 Thomas Viger | 29 Joseph Bispham |
| 7 Charles Reed | 30 William Bell |
| 8 William Ogden | 31 Sanders Purvis |
| 9 Matthias Corliss | 32 George Atterton |
| 10 John Jones | 33 Nathan Arthurton |
| 11 John North | 34 George Pringhurst |
| 12 Samuel Wigglesworth | 35 Samuel Barnes |
| 13 Joseph Blame | 36 Samuel F Bradford |
| 14 Joseph Taggart | 37 William Hunter |
| 15 Joseph Shoemaker | 38 Charles C. Watson |
| 16 Lewis Binder | 39 John Polwell |
| 17 John Service | 40 Thomas Dixey |
| 18 Thomas Barnes | 41 Samuel Baker |
| 19 Joseph Burns | 42 Jacob Thomas excused |
| 20 Abel Evans | 43 John Smith |
| 21 Isaiah Evans | 44 John Harland |
| 22 Nicodemus Lloyd | |
| 23 Thomas Hamilton | |

Defantters.

- | | |
|------------------|--------------------|
| 1 Joseph Bell | 7 Henry Lantz |
| 2 John Singer | 8 Samuel Clothier |
| 3 Richard Price | 9 Joseph Lynes |
| 4 John Ramsey | 10 William Young |
| 5 Jonathan Jones | 11 Samuel Pancoast |
| 6 Isaac Paxson | |

April Sessions 1802

Repubblica

125

John Drenry

Murder of Hank Tuke
True Bill

Defendant being arraigned pleads
Not cul: et de hoc & Atty Gen'sm
& idio

Atkinson for Comm	185	For Capt	
John Taylor	4	Thos Ameythwaite	4
Edw Atkinson	4	Edw Buckham	4
Wm Brown	4	Henry Gake	4
Edw Carroll	4	Saml Heds	4
Geo W Stewart	4	Franklin Winton	4
Edw Linsley	4	Anthony Gale	4

And thereupon a Jury being called came viz Joseph
Shoemaker, Alexander Moore, William Caden, Charles Reed
Joseph Taggart, Saunders Purvis, Peter Gravenstine, Thomas
Wames, Thomas Dixey, Charles C. Watson, John Hay and
Lewis Bender who being duly impanelled, returned, elected by
Ballot, tried, chosen, sworn and affirmed respectively Say that
the Defendant is Not Guilty of the Murder whereof he stands
Indicted

Republica

vs

Ignatius B Lamert

Murder of Benjamin Harman
True Bill

Atq. Gen non vult ult: pros:

Republica

25

Israel Furman

*Murder of William Young
True Bill*

Defendant being arraigned pleads
Non Cul. et de hoc Sc. Atty Gen^r sum^r
Sc. Ideo Sc

Wm. East	a	For Capt	
Asst. Surg		Doc. Bory	a.
Asst. Quarter		Doc. Quaw	a
Sydney Butty		Charles Thomas	a.
Doc. Porter			
Asst. Surgeon			
Doc. Dodel			

And thereupon a Jury being called came viz
William Ogden, George Bringham, Abel Evans, Joseph Burns,
Enoch Wright, Thomas Dixey, Joseph Taggart, Joseph Shoemaker,
Matthias Corless, George Robertson, Samuel Barnes and
Saunders Purvis who being duly impanelled, returned, elected
by Ballot, tried, chosen, sworn and affirmed respectively say that
the Defendant is a Not Guilty of the Murder and Felony but
Guilty of Manslaughter

And now April 27. 1860 Judgment. That Defendant undergo

April Sessions 1802

undergo an Imprisonment for the Term of Ten Years from this day, that ~~and~~ for one Year part of the said Term ^{he} undergo solitary Confinement in the Gaol and Penitentiary House of Philadelphia, and during the residue of the said Term be kept at hard Labour, fed, clothed and treated as the Law directs That he give Security by recognizance to the Commonwealth himself in the Sum of Five Hundred Dollars and one sufficient Surety in the like Sum with Condition for his good Behaviour during Life That he pay the Costs of Prosecution and stand committed untill this Judgment is complied with

Respublica
vs
Israel Furman

Assault upon William Hart with
Intent to murder

True Bill

Defendant being arraigned pleads non Cul. et
de hoc &c

Respublica
vs
Israel Furman

Assault and Battery upon William
Young

True Bill

Atty Gen non vult ult. pro:

Respublica
vs
John Neil

Murder of Rachel Cannon
True Bill

Defendant being arraigned pleads non
Cul. et de hoc &c Atty Gen vult ult. pro:

Witnesses for Com^d for Deft
Anna Allen Drury Clark
Hester Waters Dr. Davidwell
Eliza Nelson Dr. R. R. Case
Bridget Rogers Mary Roberts
The Starvation & other Angels
Barn. P. Hopper
Jacob Thomas

And thereupon a Jury being called came to wit Thomas
Viger, Joseph Biopham, Sanders Purves, Lewis Bender, George
Bringhurst, Joseph Taggart, Charles Reads, William Bell, Samuel
J. Bradford, William Hunter, Peter Buddy and Thomas Dixey
who being duly impanelled, returned, elected by ballot, tried, chosen,

sworn

April Sessions 1802

sworn and affirmed respectively Say, That the Defendant is Not
Guilty of the Murder whereof he stands indicted and that he did
not fly for it.

Repubblica

2nd William & Mason

Wm. H. Jones	For Dr.
Dr. L. L. L.	Wm. Griffith
Geo. H. H.	Wm. C. C.
Wm. H. H.	David H. H.
Dr. H. H.	
Dr. H. H.	

Murder of Mary Mason
True Bill

Defendant being arraigned pleads non
Cul: et de hoc vult quod non tenet de ideo. &c.

And thereupon a Jury being called come viz^t Samuel Barnes, Samuel F. Bradford, George Bringham, Joseph Bishop, Thomas Barnes, Joseph Shumaker, Nathan Artherton, Abel Evans, John Smith, John Service, Lewis Bender and Charles Reeds who being duly impanelled, returned, elected by Ballot, tried chosen, sworn and affirmed respectively Say that the Defendant is Not Guilty of the Murder whereof he stands Indicted and that he did not fly for it ~ ~ ~

Repubblica

vs
Henry Swartz

Winters for can 1/2
 Geo: Bloor : to left
 Dr. Chas. B. : Big Birchall s
 Lewis Robinson :
 Samuel Bloor :
 Dr. Wetherby : And the

Coining &
True Bill

Defendant being arraigned pleads non cul:
et de hoc &c. H. J. Gu. Sim. &c.

And thereupon a jury being called came viz John
Hay, John Tolwell, Thomas Dacey, Joseph Burns, Samuel
Baker, William Ogden, John Smith, James Ryan, Joseph
Bospham, Joseph Hart, ~~and~~ Peter Buddy and Charles Reed who
being duly impanelled, returned, elected by Ballot, tried, chosen, sworn
and affirmed respectively say that the Defendant is ~~by~~ Not Guilty
as in the 2^d Count of the Indictment against him is alledged
but Guilty as in all the other Counts of the Indictment against
him is alledged

And now to wit April 27. 1802 Judgment That ^{the}

Leonard Knight, chal'd by Hapson 9.
 John Williams, chal'd by Hapson 10.
 Christian Snyder, chal'd by Langdon 12
 John Kepler, chal'd by Hapson 11
 Charles Miller, challenged by Hapson 12
 Joseph Conrad, chal'd by Langdon 13
 David Weatherley, challenged by Hapson 13.
 Robert Hutchinson, challenged by Hapson 14.

Panel exhausted & Tales awarded.

Norris Stanley. v. v. 12

312

Com. {
 " { Charge of Murder
 Breachy {

On motion of John W. Ashmead, the Court
 grant a rule on Jacob Beckart, Esquire, Keeper of
 the Arch Street prison, to show cause why an attach-
 ment should not issue against him for disobeying the
 order of the Deputy Attorney General in refusing ac-
 cept to the above named defendant. Said rule returnable
 on Saturday next at 10 o'clock, A. M.

June 17, 1839

316

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Kinder Kinder Kinder Kinder Kinder Kinder Kinder Kinder Kinder Kinder

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Doc

April Sessions 1802

the Defendant forfeit and pay to the Commonwealth the Sum of Five Dollars that he undergo a Servitude for the Term of four Years from this Day and during that Time be confined, kept at hard Labour, fed, clothed and treated as the Law directs, that he pay the Costs of Prosecution and stand committed untill this Judgment is complied with

Respublica

vs

Alexander McDonald

} Forgery &c.
True Bill

Defendant being arraigned pleads
Guilty

And now April 20. 1802 Judgment. That Defendant forfeit and pay to the Commonwealth the Sum of five Dollars that he undergo a Servitude for the Term of three Calendar Months from this day and during that Time be confined, kept at hard Labour fed, clothed and treated as the Law directs that he pay the Costs of Prosecution and stand committed untill this Judgment is complied with

Respublica

vs

Frederick Camnitz

} Uttering counterfeit Money
True Bill

Defendant not appearing to answer the above
Charge forfeited one hundred Dollars

Daniel Thurn his Surety forfeited one Hundred Dollars

Aug con: Dr. Shookup. Esq

Respublica

vs

Cato Brown

} Burglary.
Ignoramus.

Respublica

vs

Negress Nancy

} Arson.
Ignoramus.

April Sessions 1862

Republica

vs.

Frederick Stock

Larceny. Charged before Saml Ganigues Esquire
Defendant and Philip Stock lent in \$400
each conditioned for Defendants appearance
at the next Court of Quarter Sessions
Chl. Lukens lent in \$100 for his appearance
next Sessions to prosecute &c

January Sessions 1804

At a Court of Oyer and Terminer and General Gaol Delivery held at Philadelphia for the City and County of Philadelphia on Monday the second day of January in the Year of our Lord One Thousand eight hundred and four and continued by Adjournment until the twenty sixth day of the same Month
Before

The Honorable John D. Cox Esquire, President of the Courts of Common Pleas of the first Circuit of the Commonwealth of Pennsylvania consisting of the City and County of Philadelphia and the Counties of Bucks, Montgomery and Delaware, and by virtue of his Office one of the Justices of the Courts of Oyer and Terminer and General Gaol Delivery of the said Counties, John Inskip Jonathan Bayard Smith and Frederick Wolbert Esquires Judges of the Court of Common Pleas for the County of Philadelphia aforesaid and by virtue of their Offices Justices of the Court of Oyer and Terminer for the same County

The Sheriff to wit John Barker Esquire having returned the Precept to him directed and thereupon the following Persons were sworn and affirmed as Grand Jurors viz

January Sessions 1804

Traverse Jurors

- | | |
|---------------------|---------------------------------|
| 1 Timothy Andrews | 28 Henry DeForest |
| 2 John Sinder | 29 John Atkin |
| 3 Nathan Wherton | 30 And rd Frepaugh |
| 4 Asper Holmes | 31 Michael Fre |
| 5 Robert Hill | 32 Tho ^d Buckham |
| 6 Robert Allen | 33 Nicodemus Lloyd |
| 7 David Pickure | 34 John Rink |
| 8 Jacob Thomas | 35 Ab ^l Naglome |
| 9 Samuel Reynolds | 36 George Wagner |
| 10 Jacob Herman | 37 Thomas Palmer |
| 11 William Thackara | 38 Alexander Purvis |
| 12 Alphonso Ireland | 39 Peter L Barry |
| 13 Lawrence Sink | 40 John Derbyshire |
| 14 John Moore | 41 John Guman |
| 15 Alexander Jordan | 42 Joseph Randall |
| 16 Daniel Bussier | 43 Jacob Earnest |
| 17 George Simington | 44 David Evans Jun ^r |
| 18 Daniel Knight | 45 John Evans |
| 19 Charles Watson | 46 Benjamin Scull |
| 20 James Cummings | 47 Daniel Dumer |
| 21 Thomas Sinder | 48 Neil Mc Ginnis |
| 22 William Binder | 49 James Girard |
| 23 Samuel Martin | 50 Thomas Hirst |
| 24 Peter Bob | 51 John Hon |
| 25 Henry Holdship | 52 John Mansell |
| 26 Joseph Morris | 53 John Gravenstone |
| 27 George Walheimer | 54 Philip Dick |
| | 55 Adam Ducey |

January Sessions 1847

Respublica

vs

Jenica Droper

Murder of her female infant Child
True Bill

Defendant being arraigned pleads non cul:

et de hoc &c. Atty Gen^r & ides &c

And thereupon a Jury being called came viz^t John Derby-
shire, Nathan Thornton, David Evans Jun^r, Joseph Morris,
Peter L Berry, Thomas Limer, James Cummings, Daniel
Knight, John Evans, Andrew Toppaugh, Charles Watson and
Alexander Purvis who being duly impanelled, returned, elected
by Ballot, tried, chosen, sworn and affirmed respectively say
that the Defendant is not Guilty in Manner and Form
as she stands indicted &c &c &c

Respublica

vs

Joseph Lewis

Murder of Andrew Mangumean
True Bill

Defendant being arraigned pleads non cul:

et de hoc &c. Atty Gen^r & ides &c

And thereupon a Jury being called came viz^t Peter L
Berry, Nathan Thornton, Daniel Knight, Stephen Ireland,
Alexander Purvis, Joseph Morris, John Derbyshire, John Evans,
John Coans, Robert Allen, James Givann and Jacob Thompson
who being duly impanelled, returned, elected by Ballot, tried

chosen

January Sessions 1804

chosen, sworn and affirmed respectively say, that the Defendants
is Not Guilty in Manner and Form as he stands indicted,

Respublica

vs

British Laws and
John Dixon

Murder of Charles White

True Bill as to British Laws

Ignoramus as to John Dixon

Defendant being arraigned pleads not guilty:

et de hoc &c. Alty Gen. sum. de ideo &c.

And thereupon a Jury being called came viz. John Horne
Thomas Hurst, James Givam, Peter L. Perry, John Marshall
Alexander Hurwio, Thomas St. Jondar, John Dalryshire, Joseph
Morris, Robert Will, James Cummings and Jacob Earnest who
being duly impanelled, returned, elected by Ballot, tried, chosen,
sworn and affirmed respectively say, that the Defendant British
Laws is Not Guilty of Murder in the first Degree but guilty
of Murder in the second Degree in Manner and Form as he
stands indicted.

And now January 6. 1804 Judgment
that Defendant undergo a Servitude for the Term of fourteen
Years from this day (three years whereof shall be in Solitude in
the Penitentiary Cells) and during that Time be confined, kept
at hard Labour, fed, clothed and treated as the Law directs,
that he pay the Costs of Prosecution, and stand committed
until this Sentence is complied with.

January Sessions 1804

Respublica

vs

Samuel Korgeshimmer

Murder of Thomas Parsons
True Bill

Defendant being arraigned pleads non
Cul: et de hoc &c & Atty Gen^l & ides &c

And thereupon a Jury being called come viz^t Thomas Hunt
Peter Bobb, Adam Dwyer, Daniel Duffier, Abraham Hagdon,
John Souder, Neil McGinnis, Laurence Sink, Henry Deforest,
Robert Hill, James Givan, Henry Holdship who being duly
impanelled, returned, elected by Ballot, tried, chosen, sworn and
affirmed respectively say that the Defendant is & is not Guilty
in Manner and Form as he stands indicted.

Respublica

vs

John Grace

Murder of Bridget Grace
True Bill

Defendant being arraigned pleads non
Cul: et de hoc &c & Atty Gen^l & ides &c

And thereupon a Jury being called come viz^t Daniel
Dunn, Daniel Knight, Thomas Souder, John Moore, John
Hickin, Laurence Sink, Samuel Reynolds, Nathan Atterton,
John Evans, Robert Allen, Alexander Davis, and Benjamin
Full who being duly impanelled, returned, elected by Ballot,
tried, chosen, sworn and affirmed respectively say that the Defend-
ant is & is not Guilty of Murder; but Guilty of Voluntary Man-
slaughter in Manner and Form as he stands indicted.

And now January 13. 1804 Judgment That Defendant
undergo a Servitude for the term of Ten years from this day, and during

January Sessions 1804

that Time be confined, kept at hard Labour, fed, clothed and treated as the Law directs, that he enter into Recognizance before one of the Judges of the Court of Common Pleas of the County of Philadelphia, himself in the Sum of ¹ Thousand Dollars and two sufficient Sureties in the Sum of three hundred Dollars each conditioned that he keep the Peace and be of good Behaviour for the Term of fifteen Years from this day, that he pay the Costs of Prosecution and stand committed until this Judgment is complied with ~ ~ ~

Respublica

vs

Conrad Schütz

Assault with Intent to murder Daniel Fitterman. True Bill. ~

Defendant being arraigned pleads non cul
et de hoc & c. & c. Guilty & c.

And thereupon a Jury being called came viz Daniel Dunn, Joseph Randle, Jacob Earnest, Timothy Andrews, Elisha Holmes, Nathan Thornton, John Atkin, Samuel Reynolds, John Evans, John Dabshire, John Gaverstine and John Moore who being duly impanelled, returned, elected by Ballot, tried, chosen sworn and affirmed respectively say that the Defendant is Guilty of the Assault with Intent to murder as in the first Count of the Indictment against him is alleged but Not Guilty of the Assault and Battery as in the second Count of the Indictment against him is alleged ~

And now January 9. 1804 Judgment That Defendant forfeit and pay to the Commonwealth the Sum of

January Sessions 1804

Twenty Dollars, that he undergo a Servitude for the Term of three Calendar Months from this day and during that Time be confined kept at hard Labour, fed, clothed, and treated as the Law directs, and at the Expiration of the said three Months enter into recognizance before one of the Judges of the Court of Common Pleas of the County of Philadelphia himself in the Sum of two hundred Dollars and two sufficient Sureties, each in the like Sum conditioned that he keep the peace and be of good Behaviour for the Term of one year that he pay the Costs of Prosecution and stand committed until this Judgment is complied with

Respublica

vs
Thomas Mumford

vs
et Alibi

True Bill

Defendant being arraigned pleads non

Culpa de hoc & c. etty. En sum de idem &c

And thereupon a Jury being called came viz^t Andrew Thompson, Joseph Randle, Peter Peck, Daniel Knight, William Thackara, David Flickwire, Jacob Earnest, & Nathaniel Thornton, Peter L Berry, Henry Holdship, Timothy Andrews and John Souder who being duly impanelled, returned, elected by Ballot tried, chosen, sworn and affirmed respectively say that the Defendant is Guilty in Manner and Form as he stands indicted.

And now January 16. 1804 Judgment That Defendant undergo a Servitude for the Term of five Years from this day (six calendar Months whereof in the Penitentiary House) and during that Time be confined kept at hard Labour, fed, clothed

January Sessions 1804

clothed and treated as the Law directs, that he pay the
costs of Prosecution and stand committed until this
Judgment is complied with ~ ~ ~

Respublica

vs

Thomas Runford

Burglary,

True Bill

Defendant being arraigned pleads

non Cul et de hoc de offi Gen Sum de

And thereupon a Jury being called came vizt Andrew
Frepaugh, Joseph Raudie, Peter Bird, Daniel Knight
William Shackara, David Flickwire, Jacob Earnest, & Thomas
Atherton, Peter L Perry, Henry Goldship, Timothy Andrews
and John Traders who being duly impaneled, returned, elected
by Ballot, tried, chosen, sworn and affirmed respectively say
that the Defendant is Guilty in Manner and Form as he
stands indicted ~

And now January 10. 1804 Judgment

That Defendant undergo a Servitude for the Term of one
Year from and after the expiration of five years from this
day being the Term of Servitude which he has been adjudged
to undergo upon a previous Conviction of Burglary, two
Calendar Months whereof in the Penitentiary House, and
during that Time be confined kept at hard Labour, fed, clothed
and treated as the Law directs, that he pay the Costs of
prosecution, and stand committed until this Judgment is
complied with ~ ~ ~

January Sessions 1804

Respublica

vs

Tinea Draper

Murderman

True Bill

Defendant being arraigned pleads non
cul: et de hoc &c atty Gen^r Sim^r &c ides &c

And thereupon a Jury being called come viz^t Asher
Holmes, Henry Holdship, Peter Bobb, William Thackara, Dan-
iel Knight, Daniel Dunn, Jacob Earnest, Nathaniel Atherton
James Girvan, George Wagner, George Simington and John Rowe
who being duly impanelled, returned, elected by Ballot, tried
chosen, sworn and affirmed respectively say that the Defend-
ant is Guilty in Manner and Form as she stands indicted.

And now January 16. 1804 Judgment
That Defendant undergo a Sentence for the Term of four years
from this day (six Calendar Months whereof in the Penitentiary
House) and during that Time be confined, kept at hard Labour
fed, clothed, and treated as the Law directs, that she pay the
Costs of Prosecution, and stand committed until this Judgment
is complied with.

Respublica

vs

Joseph Jefferies

Uttering counterfeit Money

True Bill

Defendant being arraigned pleads non cul:
et de hoc &c atty Gen^r Sim^r &c ides &c

And thereupon a Jury being called come viz^t Andrew
Fenpaugh

January Sessions 1804

Peter Bobb, Adam Ducey, Henry Holdship, Thomas Palmer,
Jacob Earnest, Daniel Dumm, Daniel Knight, William
Thackara, & Nathan Atterton, & Abraham Haglund, John
Atten who being duly impanelled, returned, elected by
Ballot, tried, chosen, sworn and affirmed respectively say,
that the Defendant is & is not Guilty in manner and
Form as he stands indicted.

Respublica
vs
Leticia Henry } Attaining a Counterfeit Eagle to Henry
Kucher

True Bill

Defendant being arraigned pleads non cul: et
de hoc &c Atty Gen^r & sim^r &c idem &c

And thereupon a Jury being called came viz^t David
Flickmore, Daniel Knight, Joseph Randall, John & Mansell
Peter Bobb, George Wagner, Samuel Reynolds, Peter L Berry
Timothy Andrews, Charles Watson, John How and Alphonse &
Shelands who being duly impanelled, returned, elected by Ballot
tried, chosen, sworn and affirmed respectively say that the Defend-
ant is Guilty in Manner and Form as she stands indicted.

Whereupon a Motion being made by
Mr Dallas in Arrest of Judgment Curia advisare vult and
adjourned until Saturday next (the 21st inst) at five o'clock
in the afternoon; At which Time The Court met pursuant
to adjournment, and heard the arguments of Counsel on the

January Sessions 1804

Motion. And thereupon Curia advisare vult, and adjourned until Thursday next (26 instant) at ten o'clock in the Morning

And now January 26. 1804 Judgment That Defend-
-ant undergo a Servitude for the Term of four Years from this day
(four Months whereof in the Penitentiary Cells) and during that
time be confined, kept at hard Labour, fed, clothed, and treated as
the Law directs, that she pay the Costs of Prosecution, and stand
committed until this Judgment is complied with.

Repubblica

vs

Letitia Henry

} Uttering a counterfeit Eagle to Henry
Abbott

True Bill

Defendant being arraigned pleads non cul: et de
hoc &c Atty Gen^r Sim^r &c

Atty Gen^r non vult utt pros:

Henry Abbott not appearing to testify against Letitia Henry on
the above Charge forfeited One hundred Dollars. Recog: cor:
Michael Killgas Esquire November 25. 1803.

Repubblica

vs

Letitia Henry

} Uttering counterfeit Money to Susanna
Faucett

True Bill

Defendant being arraigned pleads non cul: et de
hoc &c Atty Gen^r Sim^r &c id eo &c

And thereupon a jury being called come viz David Flickine

Daniel 38

January Sessions 1804,

Daniel Knight, Joseph Randall, John Mansels,
Peter Robb, George Wagner, Samuel Reynolds, Peter
L. Berry, Timothy Andrews, Charles Watson, John
How, and Ephraim C. Ireland who being duly impanelled
returned, elected by Ballot, tried, chosen, sworn and affirmed
respectively say that the Defendant is not Guilty in Manner
and Form as she stands indicted

Respublica
vs
Leticia Henry } Uttering a Counterfeit Eagle
Ignoramus

Respublica
vs
Flora, a Negro } Arson
True Bill

Defendant being arraigned and standing
mute, Plea of non Cul: et de hoc &c entered
Atty Gen Sum &c ides &c

And thereupon a Jury being called came viz James
Girvan, John Evans, Reuben Mc Ginnis, John How, Joseph
Randall, Jacob Earnest, John Holmes, Daniel Bussier,
Samuel Reynolds, Robert Allen, Joseph Morris, and
Thomas Mc Soudor who being duly impanelled, returned
elected by Ballot, tried, chosen, sworn and affirmed respectively
say that the Defendant is Guilty in Manner and Form

January Sessions 1804

as she stands indicted

And now January 4. 1804 Judgment
That Defendant undergo a Servitude for the Term of twelve Years
from this day (two years whereof she is to be confined in Solitude)
and during that time be confined, kept at hard Labour, fed,
clothed, and treated as the Law directs, that she pay the Costs
of Prosecution and stand committed until this Judgment is
complied with

Respublica

vs

Magdalen a Negro

Arson

True Bill

Defendant being arraigned pleads non

Cul: et de hoc &c Atty Gen^r sum^r &c idem &c

And thereupon a Jury being called came viz^t Peter Bobb, John
Manwell, Henry Deforest, John Gannon, Thomas Hurst, Henry
Holdsip, Robert Hill, Alphonsus C. Intano, Lawrence Sink, Daniel
Dunn, & Nathaniel Atherton, Daniel Knight, who being duly impanelled
returned, elected by Ballot, tried, chosen, sworn and affirmed respect
-ively say that the Defendant is Guilty in Manner and Form
as she stands indicted

And now January 4. 1804 Judgment.

That Defendant undergo a Servitude for the Term of five Years (one
whereof in Solitude) and during that Time be confined, kept at
hard Labour, fed, clothed and treated as the Law directs, That
she pay the Costs of Prosecution, and stand committed until this
Judgment is complied with

January Sessions 1804

Republica

vs.

James Gordon, John Owens
John Stewart & Euphemia
Chambers alias Euphemia

Gordon

Burglary

Bill found at last Oyer & Term

Defendants being arraigned

James Gordon pleads Guilty, and John
Stewart and Euphemia Gordon severally
plead non cul: et de hoc se Atty Gen Sum
et idem de

And thereupon a Jury being called came viz Joseph Morris,
Thomas Hurst, Daniel Knight, Charles Watson, Adam Ducey,
John Derbyshire, George Wagner, William Thackara, Benjamin
Kull, Daniel Dunn, Alexander Purvis and Andrew Freyhaugh
who being duly impanelled, returned elected by Ballot, tried,
chosen, sworn and affirmed respectively say that the Defendants
John Stewart and Euphemia Gordon are severally Not Guilty
in manner and form as they stand indicted.

And now January 4. 1804 Judgment That
Defendant James Gordon restore that ^{part of the} property stolen, which has
not been restored, to Jean Bouvier the right Owner, or pay
him Two Thousands one hundred and eighty three Dollars the
value thereof, that he forfeit and pay the like Value to the
Commonwealth, that he undergo a Servitude for the Term
of six Years from this day (one whereof in Solitude) and during
that Time be confined, kept at hard Labour, fed, clothed, and
treated as the Law directs, that he pay the Costs of Prosecution

January Sessions 1804.

and stands committed until this Judgment is complied with

Respublica

vs

Patrick Mc Closkey
Margaret Henry &
Catharine Curren

Burglary

True Bill

Defendants being arraigned severally
plead non Cul: et de hoc &c &c J. Gen. Sim^r

&c ides &c

And thereupon a Jury being called came viz George Simington, Alphonso Ireland, Peter L Berry, William Thackara, Andrew Trepaugh, Henry Deforest, Jacob Earnest, Joseph Randall, Peter Bobb, John Mone, David Flickwire and Nathan Atherton who being duly impanelled, returned, elected by Ballot, tried, chosen, sworn and affirmed respectively say that the Defendants Margaret Henry and Catharine Curren are severally & Not Guilty of the Burglary as in the first Count of the Indictment against them is alledged but Guilty of receiving the Goods knowing them to have been stolen as in the second Count of the Indictment against them is alledged. And that the Defendant Patrick Mc Closkey is Guilty in a Manner and Form as he stands indicted.

And now January 17. 1804 Judgment
That Patrick Mc Closkey, restore the Property stolen if not already
restored to John Stucker the right Owner, or pay him the Sum of
Six hundred and thirty five Dollars ^{and sixty eight Cents} the value thereof, that he
suffer

January Sessions 1804

forfeit and pay the like value to the Commonwealth, that he
 undergo a Servitude for the Term of seven years from this day
 (one year whereof in the Penitentiary Cells) and during that
 Time be confined, kept at hard Labour, fed, clothed, and treated
 as the Law directs - That Abigail Henry forfeit and pay the
 Sum of five Dollars to the Commonwealth, That she undergo
 a Servitude for the Term of Six calendar Months from this day,
 and during that time be confined, kept at hard Labour, fed,
 clothed, and treated as the Law directs - That Catharine
 Curran forfeit and pay the Sum of five Dollars to the Common-
 wealth, that she undergo a Servitude for the Term of six calendar
 Months from this day, and during that Time be confined, kept
 at hard Labour, fed, clothed, and treated as the Law directs,
 That the Defendants severally pay the Costs of Prosecution
 and be severally committed until this Judgment is complied
 with ~ ~ ~

Respublica

vs

Charles Shippe

Rape upon Sarah Limes
 Ignoramus ~

Respublica

vs

Samuel Garrigue Esquire

Misdemeanor

Ignoramus ~

January Sessions 1804 ~

Republica

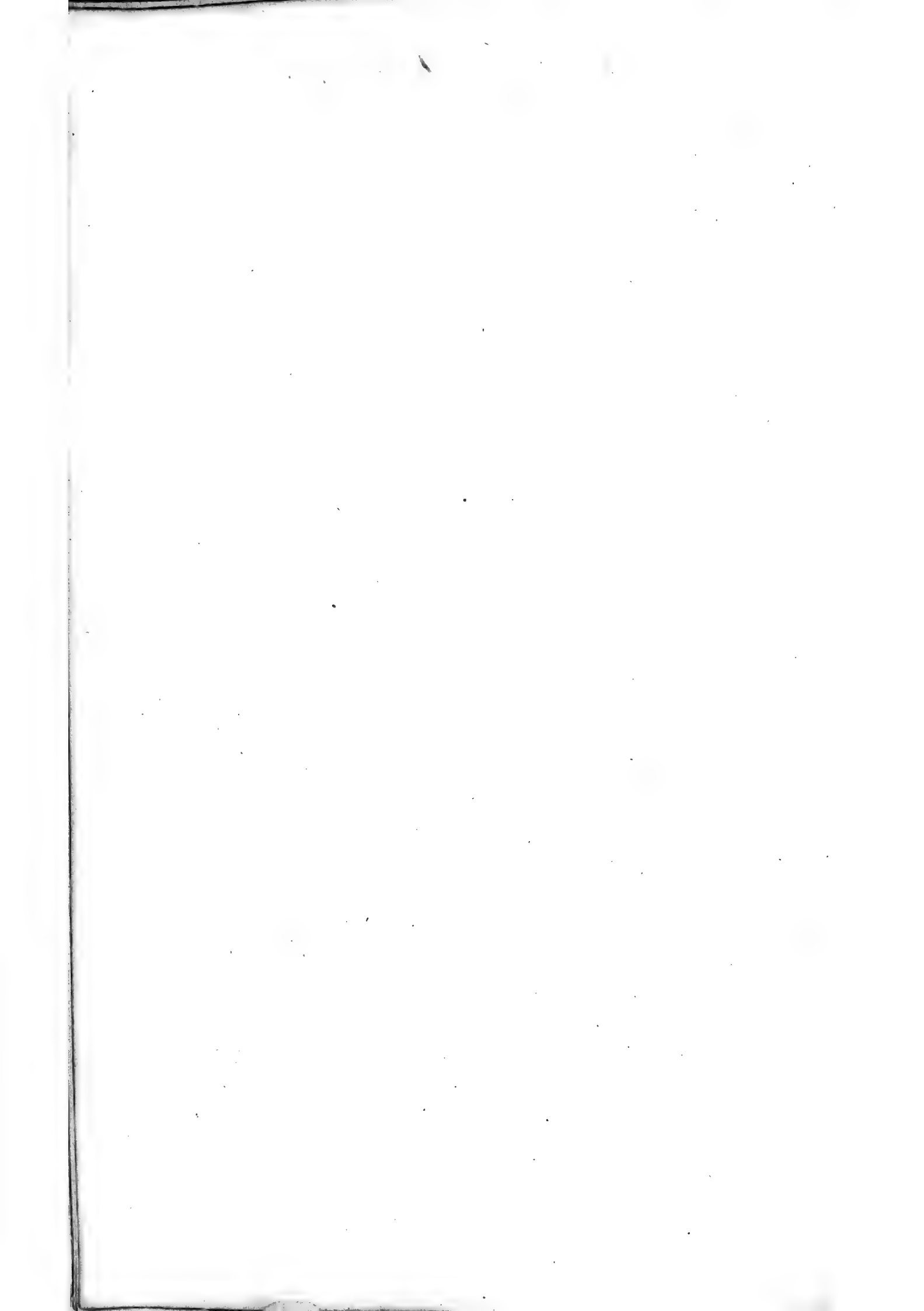
vs

John Battis

}

Uttering a counterfeit Dollar

Ignoramus. ~



January Sessions 1806.

At a Court of Oyer and Terminer and General Goal Delivery held at Philadelphia for the City and County of Philadelphia on Monday the Thirteenth day of January in the Year of Our Lord one thousand eight hundred and six and continued from day to day by adjournment until the Twenty sixth of the same month

Before

The Honorable William Tilghman Esquire, President of the Courts of Common Pleas of the first Circuit of the Commonwealth of Pennsylvania consisting of the City and County of Philadelphia and the Counties of Bucks, Montgomery and Delaware and by virtue of his office one of the Justices of the Court of Oyer and Terminer and General Goal Delivery of the said Counties Frederick Wolbert and Joseph P. Heston Esquires Judges of the Court of Common Pleas for the County of Philadelphia and by virtue of their offices Justices of the Court of Oyer and Terminer and General Goal Delivery for the County of Philadelphia

The Sheriff Viz. John Barker Esq. returns the Precept to him directed and the following persons were sworn and affirmed as Grand Jurors viz.

- | | |
|----------------------------|-----------------------|
| Foreman. Isaac Morrell. a | 8. John M. Price. s |
| 2. Edward George. s | 9. Jacob Beideman. s |
| 3. William Murdock. s | 10. Elisha Gordon. a. |
| 4. William Roberts. s | 11. Heath Norbury. a |
| 5. John Burns. s | 12. William Warner. a |
| 6. Alexander Martin s | 13. Joseph Stann. a |
| 7. Christ. Hergesheimer. s | |

Defaulter. fined five Dollars each

- | | | |
|-----------------------|-----------------------|--------------------|
| 1. Alexander Filson. | 5. William Charnellor | |
| 2. John Lardner | 6. William Rags | 9. Stephen Girard |
| 3. Stephen Duttle | 7. Elliston Perrot | 10. John Shee |
| 4. Robert Montgomery. | 8. Daniel Groves. | 11. Nathan Harper. |

January. sessions 1806.

January Sessions 1806.

Respublica
vs
Lemuel Franklin

} *Murder of Theresa Doran,*
 } *Vera Billa.*

Witnesses.
Philip S. Physick. s.
Mary Doran. s.
Michael Doran. s.
Sath^r. Harkins. s.
John Monges. s.
Ante Mathias. s.
Robert Wharton. s.
for Dft.
John Burdon. s.
Jno. Smith. s.
William Blair. s.
Jos^t. Shanklin. s.
Am^r. Louber. s.
Thos^r. Reimer. s.
Phil^r. Kelly. s.
Adam Clevy. s.

Defendant being arraigned pleads non
cul. et de hoc s. Atty Genl. Sim idio. s.
And thereupon a Jury being called
came viz. William Oliver, Moses Still, Henry
Voight Jun^r, Gideon Cox, Benjamin Davis
Michael Miller, John Porter, Benjamin
Still, John Wive, George Halberstadt,
Thomas Williams and Isaac Martin, who
being duly impannelled, returned, elected
by ballot, tried, chosen, sworn and affirmed
respectively say, that the Defendant is
Not Guilty of Murder but Guilty of
voluntary Manslaughter in manner
and form as he stands indicted

And now, to wit, 23 January 1806 the
Defendant being brought forward produces his Pardon
in Arrest of Judgment upon which the Defendant
was accordingly discharged.

Respublica
vs
Cato Grey

} *Murder of William Wilson.*
 } *Vera Billa*

Witnesses
Thos. Gardner. s.
Mary Johnson. s.
Hannah Spruce. s.
Jno. Dennis. s.
Elijah Griffith. s.

Defendant being arraigned pleads non cul.
et de hoc po. se. sup. pat. Atty Genl. sim, id s.
And thereupon a Jury being called
came, viz. Benjamin Still, Isaac Culp,
Malcom McCloud, Henry Voight Jun^r. John
Porter, John Shambertain, Thomas Williams, William
Nutty, John C^r. Harra, John Wive, Charles Rogers, and
Samuel Salter, who being duly impannelled, returned
elected by ballot, tried, chosen, sworn and affirmed
respectively say that the Defendant Cato Grey is

January Term 1806

not guilty of Murder in the first degree, but
guilty of Murder in the second degree in
manner and form as he stands indicted.

And now the fourteenth of January
1806, Judgment, that the Defendant undergo
a servitude for the term of seven years from
this day, (one twelfth part whereof shall be in
solitude in the Penitentiary Cells,) and during
that time, be confined, kept at hard labour, fed
clothed and treated as the law directs, that he
pay the Costs of Prosecution and stand committed
until this Sentence is complied with

Republica	}	Murder of Catherine Keyser?
vs		
Jacob Miller & Elizabeth Miller		
		Vera Billa

Witnesses

Christ. Mason of
Wm. Hergeshimer, sw
Barnaby Hugart, sw
Adam Rickart, sw
Henry Schubert, sw
Isaac Fupper, sw
Jacob Finner, sw
Chas. Adams, sw
Jas. Pittenhous, sw
Jas. Harltin, sw
Patty Barrault, sw
for Dft.

Cath. Hugart, sw
Elij. Clarkson, sw
Adam Bondley, sw
Rich. Engle, sw

The Defendants being arraigned severally
plead non. cul. col de hoc &c. Atty Gen. Sen &c

And thereupon a Jury being called
came viz. Michael Miller, Thomas Williams,
Moses Hills, John Wise, John Chambelain,
Isaac Culp, John Porter, Robert Marson,
Enoch Allen, Henry Coight Junr. Malcom
McCloud and John Perry. who being
duly empannelled, returned, elected by
ballot, tried, chosen, sworn and affirm-
ed, respectively say, that the Defendants

Jacob Miller and Elizabeth Miller are not
guilty in manner and form as they stand
indicted.

January Sessions 1806.

Republica

vs

John Williams

Murder of Jane Williams.

Vera Pilla

Witnesses

Mary Harrington, sw,

Gertrude Richlin, sw,

Mary Winters, sw

Joseph Tower, af

John Nagle, sw

Henry Hagar, sw

William Nelson sw

for 5ft.

Ab^m Winters sw

Ans. Himmis, sw

Christina Himmis, sw

Nathan Coulson sw

Nancy Himmis, sw

W^m Wonderly, sw

Sophia Wonderly, sw

respectively say,

Defendant being arraigned pleads non
cul. et de hoc &c. Atty Genl. veni id &c

And then upon a Jury being called
came, viz, John Wise, Joseph Norman,
Joseph Frier, Moses Hills, Samuel
Salter, Edmund Hollingshead, George
Halbirstadt, Robert Manson, Isaac

Culp, Thomas Brown, Richard George,
and Enoch Allen, who being duly em-
pannelled, returned, elected by ballot,
tried, chosen, sworn and affirmed,

respectively say, that the Defendant John
Williams, is not guilty of Murder, but guilty
of Voluntary Manslaughter in manner and
form as he stands indicted.

And now the seventeenth of January
1806, Judgment, that the Defendant undergo
a servitude for the term of two years from this
day, and during that time, be confined, kept at
hard labour, fed clothed and treated as the law
directs, and at the expiration of the said two
years enter into Recognizance, himself in the sum
of Two hundred Dollars, and two sufficient
sureties each in the sum of Two hundred and
fifty Dollars conditioned that he be of good
behaviour for the term of one year, that he
pay the Costs of Prosecution, and stand com-
mitted until this sentence is complied with.

Republica

vs

Rachael Thompson

Murder of Infant Male child

Ignoramus.

January Sessions 1806

Respublica } Murder of Sarah Battis True Bill
 vs }
 Elijah Battis } Defendant pleads non cul am
 Attorney General v m a m

Witnesses

Elij^d Bennett. sw Phale Stokes. sw
 Jno Elliot. sw W^d A. Stokes. sw
 Ann Carter sw Ann Maria Weaver of
 town Nesbit sw St. Bismarck sw
 Jno Hamilton. sw Mary Robinson. sw
 Joseph Smith. sw Muzzy Haxman. sw

Jury. Enock Allen, John Shubely,
 Sam^l Salter, Gideon Cox
 Malcolm McLeod, Richard George
 John Weri, Edmund Hollinghead
 Moses Hills, Thomas Brown
 Chris^t Ottinger, Geo Halberstadt.

19 January 1806 Verdict, Guilty of Murder in the second degree.

24 January 1806. Judgment that the Defendant be con-
 fined for the term of seven years from this day in the
 public Jail of Philadelphia, one twelfth part of which
 term, he shall be kept in the solitary cells of the said
 Jail, and for the residue of the said term he shall be
 kept at hard labour, that he shall be fed clothed and
 treated as the law directs, that he shall pay the costs
 of prosecution and be committed till the Judgment
 is complied with.

Respublica } Murder of her male Bastard child.
 vs }
 Lydia Wickton } Ignoramus.

Respublica } Forgery. Bill of November Sessions
 vs }
 Samuel Craig } 1804.
 24 January 1806 Nol Pros by the
 Attorney General.

Respublica } Forgery. Bill of Nov^r Sessions. 1804.
 vs }
 Samuel Craig } Defendant pleads non cul am
 January 14. 1806 Defendant withdraws his
 Plea as to the Court for uttering and acknowledges himself
 guilty there on. 14 Jan^y 1806. Judgment, that Defendant
 undergo a servitude of five years from this day in the public Jail
 of the City and County of Philad^a be confined fed and clothed as
 the law directs one half of which time he is to be kept in the
 penitentiary solitary cells, the residue of the said term of five
 years he is to be kept at hard labour, that he pay

January Sessions 1806

a fine of fifty dollars to the Commonwealth, pay the costs of prosecution and be committed until the Judgment is complied with.

Respublica

^{vs}
John Gottliebson, alias
John Gottlieb Wernicke
& John Nicholas Boyer

Forgery. True Bill.

Defendants severally plea non cul
Attorney Genl. rem id. au

Witness
J^r. Smith. sw
Mary Hansell. sw

Joseph Norman sw
Thos^r. Burkhard. sw
J^r. Hansell. sw

Jury, Gideon Cox, William Oliver, George
Halberstadt, William Nitz, Rodrick Provost
Moses Hills, Benjamin Davis, John O'Hara
Malcom McCord, Enoch Allen, Isaac Martin
and William Smith.

24 January 1806 Verdict, John Gottliebson, alias John
Gottlieb Wernicke, Guilty, Nicholas Boyer not Guilty.
Co. dii. Judgment, that John Gottliebson be confined in
the public jail of Philadelphia for the term of seven
years from this day, one twelfth of which term he shall
be kept in the solitary cells of the said jail, and for the
residue thereof at hard labour, that he be fed clothed
and treated as the law directs, pay the costs of prose-
cution and be committed till this Judgment is com-
plied with.

Respublica

^{vs}
John Gottlieb alias
John Gottlieb Wernicke
& John Nicholas Boyer

Forgery. True Bill as to John

Gottlieb alias John G. Wernicke
Ignoramus as to J. N. Boyer.

John Gottlieb alias John G. Wernicke
pleads non cul in Atty Genl. rem id. au

Witness

Geo Clymer. sw
Mary Hansell sw
Joseph Norman sw
John Burkhard. sw
J^r. Hansell. sw

Same Jury as above Re^d vs Same Offs

24 January 1806 Verdict Not Guilty.

Respublica

^{vs}
John Gottliebson alias
John Gottlieb Wernicke
& John Nicholas Boyer

Forgery.

Ignoramus.

January Sessions 1806

Respublica

vs
William Richardson
& Daniel Miller



Coining. True Bill.
William Richardson one of the
Defts pleads non cul am Atty Gen vinn
Miller Recog. forfeited 21 January 1806
and J. Pink his Bail -

Witness

Ans Miller. s.
Hep. S. Walker. s.
Ans Clark. s.
James Hudson. s.

Jury. John O'Harra, Jacob Hemmer, Joseph
Fricker, Richard George, John Chamberlain
Michael Miller George Holbustadt, Thomas
Brown, Gideon Cox, William Smith
Robert Manson, Charles Rogers.

21. January 1806. Verdict. Guilty. E. di Judgment
that the Defendant, William Richardson, be confined
for the term of five years from this day in the public
jail of Philadelphia, during one twelfth part of which
time he is to be kept in the solitary cells of the said
jail, and for the residue thereof at hard labour, that he
be fed clothed and treated as the law directs, pay the
costs of prosecution and be committed until this judg-
ment is complied with.

Respublica

vs
Knowles Pepper



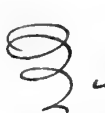
Uttering a counterfeit Quarter of
a Dollar. True Bill.
Def. pleads non cul am Atty Gen vinn

Cath. Miller. s. Jury. Robert Bloor, Junr, George Habersadt
Ans Miller. s. John Porter, Isaac Martin, Malachon McCloud,
Hend. Fed. s. Wm E. Bartling, Samuel Crawford, John Shubuk
Ans Clarke. s. Benjamin Davis, John Wine, John O'Harra, and
Thomas Williams

25 January 1807 Verdict. Not Guilty.

Respublica

vs
Sarah Shepherd
Sarah Brown &
Mary Lewis



Arson. True Bill.

Defts severally plead non cul am
Atty Genl. con id am

Jeremiah Douglass. s.
Judith Martin s.
Sarah Barker. s.
Mary Campbell s.
Wm Liddle

Jury Joseph Norman, Michael Miller.
Christopher Ottinger, Edmund Hollingshead
Gideon Cox, Joseph Purpili, Wm Oliver
Charles Rogers, Noah Allen, Richard George
Wm Nutt, Rodenick Provost.

Ans Springer. s.
Ans W. L. s.
James Pratt. s.

25 January 1806. Verdict Not Guilty.

January Sessions 1806

Respublica } Arson. True Bill.
 Mary Shuler } Def. pleads non cul am Atty Gen. & son are

Witness
 Wm Young. s Jury. Benjamin Still, Moses Hills, Joseph
 John Young. s Norman, Samuel Salter, Christopher Ottinger,
 Bath. Sink. s Crook Allen, George Flabertadt, Thomas William
 Mrs Winley. s Benjamin Davis, William Nutt, John &
 Geo Bastian. s Chamberlain, William Smith.
 Eliza Nelson. s
 Ann Thomas s
 Mrs Wallace s 22 January 1806. Verdict. Not Guilty
 Walter. Fortune s
 Mary Casswell s

Respublica } Arson -
 George Campbell } Ignoramus.

Respublica } Burglary. True Bill.
 James Turner } Def. pleads guilty.

15 January 1806. Judgment that the Defendant restore the property stolen if not already restored, or pay fifty one dollars being the value thereof to Francis Gurray the true owner thereof, pay the like sum to the Commonwealth - be confined in the public jail of the City and County of Philadelphia for the term of three years from this day one twelfth part of which term he shall be confined in the solitary cells of the said jail and for the residue thereof be kept at hard labour, be confined fed and clothed as the law directs, pay the costs of prosecution and be committed til this judgment is complied with.

Respublica } Burglary. True Bill.
 James Turner } Def. pleads guilty.

15 January 1806. Judgment, that the Defendant restore the property stolen if not already restored or pay twenty five dollars and forty cents being the value thereof to Thomas Turnphreys the true owner thereof pay the like sum to the Commonwealth - be confined in the public Jail of Philadelphia for the term

January Sessions 1806

term of two years from the fifteenth day of January one thousand eight hundred and nine, one twelfth part of which time he shall be confined in the solitary cells of the said jail and for the remainder thereof kept at hard labour be confined fed and clothed as the law directs, pay the costs of prosecution and stand committed until this Judgment is complied with.

Respublica } Burglary. True Bill.

vs
James Turner }
Deft. pleads non cul an Atty Gen. v. m. an
Jury. Christopher Ottinger, Isaac Culp
Jno. Mason of Samuel Salter, Malcolm McCloud, Edmund
Sam. L. Richards J. of Hollingshead, Joseph Friker, Charles Rogers,
William Nutt, Richard George, Robert Manson
William Smith, Enoch Allen.

15 January 1806. Verdict Guilty. E. d. i. Judgment that the Defendant restore the property stolen if not already done or pay Eighteen dollars and Eighty cents being the value thereof to John Mason the true owner thereof pay the like sum to the Commonwealth, be confined in the public jail of Philadelphia for the term of two years from the fifteenth of January one thousand eight hundred and eleven, one twelfth part of which time he shall be kept in the solitary cells of the said jail, and for the residue thereof be kept at hard labour, be confined fed and clothed as the law directs, pay the costs of prosecution and be committed until this sentence is complied with.

Respublica } Burglary True Bill

vs
Alexander Taylor }
Deft. pleads non cul an Atty Gen. v. m. an
Challenges waived by consent.

Sylvester Rowley. Jury. Robert Bloer Junr, Thomas Williams,
born white sw. Christopher Ottinger, John Porter, Enoch Allen
Sylvester Rowley J. William Nutt, John Rice, John Stubby
Moses Hills, born Oliver, Joseph Norman
and Samuel Salter

21. January. 1806 Verdict Not Guilty

Respublica } Burglary. True Bill.

vs
John Williams }

January Sessions 1806

Respublica

^{vs}
John Jones, Charles
Naglee, Peter Fritz
and Wm Malone
George U Odenheimer
and Andrew Rush.

Misdemeanour, True Bill

All the Defendants except A. Rush
plead non cul am. Atty Gen vni an

Jury. Richard George, Michael Miller,
Robert Mansion, John Porter, Joseph Purple

^{wit}
Robt. Johnston, a ^{wit} Jas. App. a.
Mat. Carey. 3 Lewis Taylor. 5
Mrs Fries. a Mrs Douglas. 5
Ad 2 Traganai, a Joseph Perry. 3
Thos. S. Hales. 5 James Cuckshank. 3.

John Chamberlain, Joseph Fricker,
Samuel Crawford, Thomas Williams
John Wier, Robert Oloofson, John
Shubely.

24. January 1806. Verdict, John Jones Guilty on the
second Count and not guilty as to the other counts.
The other Defendants, to wit, George U Odenheimer, Charles
Nagle, Peter Fritz, and William Malone not guilty.
Co. di. Judgment, that the Defendant pay a fine of
twenty dollars to the Commonwealth, be imprisoned
in the jail of Philadelphia for two weeks from this
day, pay the Costs of Prosecution and be committed
till this judgment is complied with.

Respublica

^{vs}
Lydia Wickton.

Misdemeanour. True Bill.

Def. pleads non cul an Atty Gen vni an

Jury. Benjamin Davis, Joseph Norman, John
Shubely, Richard George, William Oliver, Christopher
Ottinger, Isaac Martin, Samuel Crawford, Gideon
Cox, Edmund Hollingshead, Enoch Allen, Charles
Moore.

20 January 1806 Verdict Guilty. and co. di. Judgment
that the Defendant pay a fine of one dollar to the Com^{ty}
be imprisoned in the public jail of Philadelphia for the
term of three calendar months from this day, pay the
costs of prosecution and be committed until this
judgment is complied with.

Respublica

^{vs}
Archad Thompson

Misdemeanour. True Bill

Def. pleads non cul an Atty Gen vni an

^{wit}
Hannah Waterford. 5
Mrs Dennis. 5
Mindy Robinson. 5
Jury. Robert Oloofson, Thomas Williams,
Christopher Ottinger, John Porter, Enoch Allen
William Fritz, John Pui, John Shubely,
Moses Gills, Wm Oliver, Joseph Norman
and Samuel Salter.

January Sessions 1806.

21 January 1806. Verdict Guilty. 24 Jan ¹⁸⁰⁶ Judgment that the Defendant, be imprisoned at hard labour in the public jail of Philadelphia for the term of one year from this day, and be fed clothed and treated as the law directs, that she pay the costs of Prosecution and be committed till this judgment is complied with.

18. January 1806. Robert Forsythe and Richard Ryan sent each in two hundred dollars for the appearance of Robert Forsythe at the next Oyer and Terminer at Montgomery County.

Commonwealth	}	20 January 1806.
Edmond Ruffell		Rape, Witnesses Recognizances forfeited
Thos Fowler		and respited till Next Oyer and Terminer
Same	}	27 January 1807. Sent this Bill to S. B. McKean the Attorney General.
Same		Robbery
		Do Do.

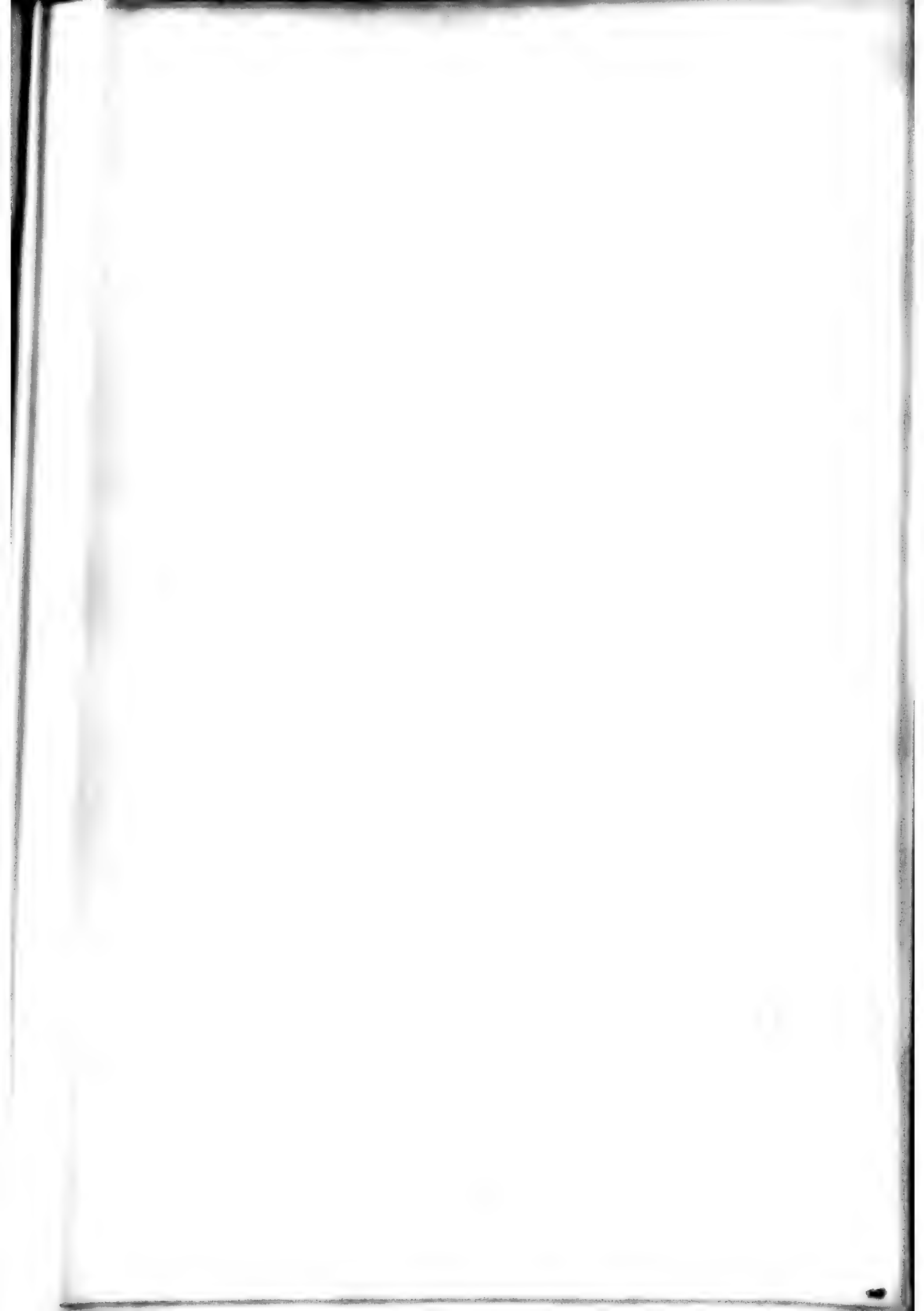
20. January. 1806. Daniel Newhouse sent in five hundred dollars to keep the peace and be of good behav^r on six months from this day.

24. January 1806. John Nicholas Boyer is committed till he find security to appear at the next Mayor Court, to be held at the City of Philadelphia and in the mean time to keep the Peace and be of good behaviour himself in one thousand dollars and two good sureties in five hundred dollars each.

" " Mary Hamell sent in one hundred dollars to testify against John N. Boyer at the next Mayor Court.

24 " " Jacob Pote and Mary Pote sent each in one thousand dollars for Jacob Pote's appearance next oyer & Terminer

17 Sent this Bill to the Attorney Genl. S. B. McKean 27 January 1807



June Sessions. 1807.

At a Court of Oyer and Terminer and General Goal Delivery held at Philadelphia for the City and County of Philadelphia on Monday the eighth day of June in the year of our Lord one thousand eight hundred and seven and continued from day to day by adjournment until the thirteenth of the same Month

Before

The Honorable Jacob Rush Esquire President of the Court of Common Pleas of the first District of the Commonwealth of Pennsylvania consisting of the City and County of Philadelphia and by virtue of his Office one of the Justices of the Court of Oyer and Terminer and General Goal Delivery of the said County Jonathan Bayard Smith, Frederick Wolbert and Jacob F. Weston Esquires Judges of the Court of Common Pleas for the County of Philadelphia and virtue of their offices Justices of the Court of Oyer and Terminer and General Goal Delivery for the County of Philadelphia

The Sheriff, to wit, John Barker Esquire, returns the Precept to him directed and the following Persons were sworn and affirmed as Grand Jurors. Viz,

Foreman. Joseph Sims	John Barker
Lewis Priest	Robert Watkins
Philip Sheaff	Charles White
William Hunter	Christian Shetty
Joshua Edwards	Isaac Morton
Robert Kennedy	Jacob Heyberger
Daniel Shoemaker	Lewis Taylor
David Shetzler	16. John Savage.

The following Jurors were returned by the Sheriff not found.

Joseph Rapen	Cadwalloides Evans
Charles Carr	4 David Bacon

The following Jurors were excused from serving by the Court for the following reason. Viz.

John Morgan	} Illness	Windle Wendling.	Infirm & Aged
John Newman		4. Ferguson McSwain.	Blind

June Sessions 1807.

Transverse Jurors

Thomas Brown

Walter Lyle

John A. Mc Mullen

Thomas Hutton

Fredrick Holtzbecker

William Smith

Jacob Edenborn

Philip Garrett

John Livezey

Samuel Hergeshuimer

Isaac Wikoff

David Lewis

John Beck

James Barclay

Jacob Smith

William J. Goult

John Geyer

Benjamin Mc Randles

19. John F. Gebler

The following Jurors who were returned and sworn to or served by the Sheriff's officers, Cornman and Fagundes were paid twenty dollars each 8 June 1807.

Daniel W. Cox, John Harland, John Bennett, Andrew Service
Ely Carby, Hugh Holmes, William Lehman, John Solwell
9. George Amoryd,

The following Jurors were excused from their attendance and fines by the Court.

Richard Tunis (Sick) Adam Seybert (An apothecary and Physician) James McCarrack (Bodily Infirmary) William Martin (a convict) James Robinson (Alien) Thomas Living (Sickness of his Family) Conrad Hanse (served as Juror last Year & Terminer February 1807) Joseph Huddle (Aged and infirm) Samuel Panecast (served as a Juror last Year & Terminer Feb. 1. 1807) Dockray Smith (An Alien) John Delavon (Deaf). 11.

The following Jurors were returned not served, not found &

Peter Kins

Jacob Strombeck

William Waln

Adam Kane

Nathaniel Walker

Robert Harris

John Smith

Christian Gravenstere

David East

James Gardette

Patrick Kelly

William Abbot

Walter Thompson

Joseph Dillworth

John P. Adduck

John Fennels

James Gardner

David January, noted

Thomas Donato

Andrew Cox

was left at his house but

the officer informed he had gone to East Indies. 10th Hamilton, who left at his house but officer informed he had gone to New Orleans.

June Sessions 1807.

1. Commonwealth } Murder of Daniel Dougherty the Younger
vs } True Bill.
Daniel Dougherty }

Defendant being arraigned pleads non cul et de hoc an
Attorney General similitur idem an.

2. Commonwealth } Burglary. True Bill.
vs }
Maria Collins }

Defendant being arraigned pleads non cul et de hoc po. v. an.
Attorney General similitur idem an.

Wit.
Van. Shoemaker. of.

9. June 1807. Jury. James Barclay, William J. Gantt, James
Geyer, Dockway Smith, Thomas Brown, Philip Garret, Isaac
Wikoff, John R. McMullen, John Livezey, Jacob Edenborn
John F. Gebler, John Beck,

Co. dei. Verdict Not Guilty.

Commonwealth } Burglary. True Bill
3 vs }
London Hilton } Defendant being arraigned pleads
Guilty.

13 June 1807. Judgment that Defendant forfeit ^{to this Commonwealth} all and
singular the lands and tenements, goods and chattels of
which he was seized and possessed at the time of the crime
being committed or at any time afterwards, and before
conviction that he undergo a servitude in the Jail of
Philadelphia for the term of one year from this
day and during that time be confined, kept at
hard labour, fed clothed and treated as the law di-
rects pay the costs of Prosecution and be commit-
ted until this Judgment is in all things com-
plied with.

June Sessions 1807.

Commonwealth
vs
John South
John Holmes &
Daniel Harris } Burglary and Larceny. True Bill
Defendants being arraigned severally
plead non cul et de hoc po. se. sup. pat.
Attorney General sem. idem.

11. June 1807. John Holmes and Daniel Harris waive
their challenge. and ^{thereupon} a Jury was called

vs. John Livezey, Jacob Smith, Thomas Hutton, Walter
Lyle, John F. Heller, John R. Mc Mullen, Samuel
Hergesheimer, Frederick Holtzicker, Benjamin Mc
Handley, Thomas Brown, John Beck and John Geyer
Es. dei. Verdict. Severally not guilty as to John
Holmes and Daniel Harris.

Es. dei. Same Jury, by consent of John South & Atty Gen?

Es. dei. Verdict. John South guilty.

13. June 1807. Judgment that John South forfeit ^{to this Commonwealth} all and
singular his lands and tenements goods and chattels of
which he was seized and possessed at the time of the
crime being committed or at any time afterward and
before conviction that he undergo a servitude in
the public jail of the City of Philadelphia for the
term of two years from this date and during that
time be confined, kept at hard labour, fed clothed
and treated as the law directs, pay the costs of
prosecution and be committed until this judg-
ment is complied with.

Commonwealth
vs
Leonard Chew } Burglary and Larceny True Bill
Def. being arraigned pleads non cul et de an
Attorney Gen. semiliter idem.

Wit.
Pha. Brown. s. 10 June 1807. Jury. Samuel Hergesheimer
Ann Brown. s. John Livezey, John Beck, Jacob Edenborn
Hugh Kelly. s.

June Sessions 1807.

Philip Garret, Walter Lyle, Thomas Brown, William G. Govett, Frederick Holtzbecker, Jacob Smith, John F. Gebler and Isaac Wikoff.

Es. di. Verdict Guilty.

13 June 1807. Judgment, that Leonard Chew forfeit, all ^{to this Commonwealth} and singular his lands and tenements, goods and chattels, of which he was seized and possessed at the time of the crime being committed or at any time afterwards and before conviction, that he undergo a servitude in the public jail of the City of Philadelphia for the term of two years from this date and during that time be confined, kept at hard labour, fed, clothed and treated as the law directs, pay the costs of prosecution and be committed until this Judgment is complied with.

Commonwealth 6 vs Casar Brown and Stephen Taylor	}	Burglary and Larceny
Same vs Robert Swan and Jane Henry		Misdemeanour, in receiving goods knowing them to have been burglariously stolen.
True Bill.		

Casar Brown, Stephen Taylor and Jane Henry being arraigned plead non cul et de hoc po. se sup. rat.

Attorney General semiliter ides. Que

Prisoners waive their challenge. 10 June 1807. Jury.

John R. Mc Mullen, Thomas Brown, Benj. Mc Randles, Jacob Smith, John Geyer, Frederick Holtzbecker, John Livezey, Isaac Wikoff, Samuel Fiergesheimer, William G. Govett, Thomas Flutton, James Barclay,

Es. di. Verdict. C. Brown and Stephen Taylor, severally guilty, Jane Henry, guilty of receiving the goods knowing them to have been stolen.

12 June 1807. Nolle Pro. entered by the Attorney General on payment of costs, as to Robert Swan. Costs paid.

June Sessions 1807

13 June 1807. Judgment, that Cesar Brown and Stephen Taylor both and each of them forfeit to this Commonwealth all and singular their lands and tenements, goods and chattels of which they were seized at the time of the crime being committed or at any time afterwards and before conviction that they undergo a servitude in the public jail of the City of Philadelphia for the term of three years from this date and during that time be confined kept at hard labour, fed, clothed and treated as the law directs, pay the costs of prosecution and be committed until this sentence is complied with. That Jane Henry pay a fine of six cents to the Commonwealth be imprisoned in the public jail of the City of Philadelphia for the term of three ^{Calendar} months to commence from and after the expiration of the three months which she has already been sentenced to undergo, and during that time be confined kept at hard labour fed clothed and treated as the law directs, pay the costs and be committed until this Judgment is complied with.

Commonwealth } Burglary True Bill.
 T²¹ } Def^t being arraigned pleads non cul
 Littleton Justice } et de hoc po se sup. rat.
 Attorney General similiter idio sum

Witness
John Hart. s. Jury. Jacob Smith, John Geyer, William
Sam^r Smith. s. Smith, Walter Lyle, Jacob Edenborn, Isaac
Pick Allen. af. Wickoff, Philip Garrett, John R. Mc Mullen
Ans Bedford. s. Wm G. Gouett, John F. Gebler, John Beck
Wm Liddle. s. and Samuel Hergesheimer,
Petty Carpenter. s.
Charlotte White. s. 10 June 1807. Verdict. Guilty.
Nancy Butcher. s.
Stephen Locum. s.

13 June 1807. Judgment, that Littleton Justice forfeit to the Commonwealth all and singular his lands

June Sessions 1807.

and tenements goods and chattels, of which he was seized at the time of the crime being committed or at any time afterwards and before conviction that he undergo a servitude in the public jail of the City of Philadelphia for the term of one year from this date and during that time be confined, kept at hard labour, fed, clothed and treated as the law directs pay the Costs of prosecution and stand committed until this Judgment is in all things complied with.

Commonwealth } Burglary and Larceny.
vs }
Henry Trazier } True Bill.

Def^t being arraigned pleads non cul et de hoc poⁿ sup^{rat}
Attorney General similiter ides &c.

Jury. John Beck, James Barclay, Benjⁿ McDaniel,
Thomas Brown, John R Mcullen, John Geyer
Jacob Smith, John F Gebler, Frederick Holtzbecker
Samuel Hergesheimer, Isaac Wikoff, and John
Livizey,

10 June 1807. Verdict Guilty. 13 June 1807. Judgment,

that Defendant forfeit to the Commonwealth all and singular his lands and tenements, goods and chattels of which he was seized at the time of the crime being committed or at any time afterwards and before conviction that he undergo a servitude in the public jail of the City of Philadelphia for the term of three years from this day and during that time be confined, kept at hard labour, fed clothed and treated as the law directs, pay the Costs of prosecution and be committed until this sentence is complied with.

Witnesses

John Meany. s
Wm Robinson. s

June Sessions 1807.

Commonwealth
9th } Burglary and Larceny.
Pompey Jackson
Stephen Taylor
Philip Sharp

Same
9th } Misdemeanour, receiving the property
Jane Henry } knowing it to have been Burglar-
iously stolen. True Bill.

9 June 1807. Pompey Jackson and Stephen Taylor being
arraigned plead Guilty,
Philip Sharp and Jane Henry being arraigned plead
non cul et de hoc pro se sup. Pat.
Attorney General seni Sen.

Witnesses	Jury.
Joseph Bunell. S.	Thomas Brown, Frederick Holtzbecker
John Hart. S.	William Smith, John R. Mc Mullen
Step. S. Walker. S.	Wm. G. Govett, Jacob Smith
Geo. W. Masters. S.	John Geyer, Thomas Hutton
	Benj. Mc Randles, Jacob Edenborn
	Walter Lyle, John Lively, Jun.

9 June 1807. Verdict, Philip Sharp not Guilty, Jane Henry
Guilty.

13. June 1807. Judgment, that Pompey Jackson and Stephen
Taylor both and each of them forfeit to the Commonwealth
all and singular their lands and tenements goods and
chattels of which they were seized at the time of the crime
being committed or at any time afterwards and before convic-
tion they undergo a servitude in the public jail of the City of
Philadelphia for the term of two years, Pompey Jackson's
servitude to commence this day, Stephen Taylor's servitude
to commence on the thirteenth day of June in the year one
thousand eight hundred and ten from and after
the expiration of three years from this day to which
servitude he has already been sentenced to undergo,
that during that time they be confined, kept at hard
labour, fed, clothed and treated as the law directs, pay the
costs of prosecution and stand committed until the
Judgment is complied with.

June Sessions 1807.

13. June 1807. Judgment, that Jane Henry forfeit and pay to this Commonwealth the sum of six cents, that she undergo a servitude at hard labour for the term of three calendar months in the public jail of the City of Philadelphia and during that time be confined, fed, clothed and treated as the law directs pay the costs of prosecution and be committed until this sentence is complied with.

Commonwealth }
10 vs } Forgery. True Bill.
Hugh Anderson } Def. being arraigned pleads non cul et
de hoc po se sup. pat.

Witnesses

Sam^l. M^r. Fox, a Jno M^r. Masten, S. Hugh Lindsay, S. Rob^t. Anderson S. Cha^s. Breese, S. Ann Logue, S. Geo Shedd J^r. S. Tho^s. M^r. Reynolds, S. Lewis Foguet, S. Hugh Mc Ginnis, S. Pearson Hunt, S. Hugh Maxwell S.

Attorney General similiter deo Vice

Jury. Beryⁿ M^r. Randles, John F. Gebler, Philip Garrett, William Smith, John R. Mc Mullin John Beck, Walter Lyle, William G Gouett, Jacob Edmerson and Thomas Futton, Isaac Wikoff and Jacob Smith.

11. June 1807. Verdict. Not Guilty.

Commonwealth }
11 vs } Forgery. True Bill against
Hugh Anderson and }
Margaret Anderson } as to Margaret Anderson.

Hugh Anderson being arraigned pleads non cul et de hoc po se sup pat. Attorney Gen^l similiter idco L.

Same Jury as above (No 10). Com^l for same Def^t.

11. June 1807. Verdict. Guilty.

13 June 1807. Judgment that Hugh Anderson forfeit and pay to the Commonwealth the sum of Fifty dollars that he undergo a servitude of Five years from this day in the Public Jail of the City and County of Philadelphia be confined and clothed as the law directs one twelfth part of which time he is to be kept in the

June Sessions 1807.

Penitentiary solitary cells the residue of the said term of five years he is to be kept at hard labour; pay the costs of prosecution and be committed until this Judgment is in all things complied with.

Commonwealth	}	Burglary & Larceny
Caleb Jackson		13 June 1807. Def. ^t to be discharged.